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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग II—खण्ड 3—उप-खण्ड (ii) PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़ कर) भारत सरकार के मंत्रालयों और (संघ राज्यक्षेत्र प्रशासनों को छोड़ कर)
केन्द्रीय प्राधिकारियों द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं
Statutory Orders and Notifications issued by the Ministries of the Government of India
(other than the Ministry of Defence) by Central Authorities (other than the
Administrations of Union Territories)

भारत निर्वाचन आयोग

आदेश

नई दिल्ली, 10 जून, 1980

क्र०आ० 1920—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 7 पालघाट निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री के० वैष्णोरा, कल्लनमाला पोटास्सेरी, मन्नारघाट (केरल) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तबधीन बनाए गए नियमों द्वारा अपेक्षित रीति से अपने निर्वाचन व्यय का लेखा वांछित करने में असफल रहे हैं,

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक सूचना दिये जाने पर भी अपनी इस असफलता के लिए कोई कारण प्रथवा स्पष्टीकरण नहीं दिया है, और, निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है,

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण से निर्वाचन आयोग एतद्वारा उक्त श्री के० वैष्णोरा को सदन के किसी भी मध्य के या किसी राज्य की विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[स० केरल पो० ग०/7/80(3)]

ELECTION COMMISSION OF INDIA

ORDERS

New Delhi, the 10th June

S.O 1920.—Whereas the Election Commission is satisfied that Shri K. Veluthira, Kallanampottasseri, Mannarghat (Kerala), a contesting candidate for general election to the House of the People held in January, 1980 from 7-Palghat Constituency, has failed to lodge an account of his election expenses within the manner as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And whereas the said candidate, even after notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri K. Veluthira to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. KL-HP/7/80(3)]

नई दिल्ली, 11 जून, 1980

क्र०आ० 1921—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 2-पार्षथीपुरम (अ० ज० आ०) निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार

श्री अरिका गुप्तास्वामी ग्राम—लंकाजोद, तालुक—कुरुपम, जिला विजयानगरम (आन्ध्र प्रदेश) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित समय के अन्दर तथा रीति से अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिये जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है, और, निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री अरिका गुप्तास्वामी को संसद के किसी भी सदन के किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं. आ.प्र.०-सो.म.०/2/80(7)]

New Delhi, the 11th June, 1980

S.O. 1921.—Whereas the Election Commission is satisfied that Shri Arika Gumpaswamy, Lankajodu Village, Kurupam Taluk, Vizianagaram District (Andhra Pradesh), a contesting candidate for general election to the House of the people held in January, 1980 from 2-Parvathipuram (ST) Constituency, has failed to lodge an account of his election expenses within the time and in the manner as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after the notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Arika Gumpaswamy to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. AP-HP/2/80(7)]

नई दिल्ली, 23 जून, 1980

का.आ.० 1922.—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 20 तिरुपथी (अ.जा.०) निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री एम. सुब्बारमह्याह, 21-53 बलराम चेट्टी स्ट्रीट, पालमानेर जिला चित्तूर (आन्ध्र प्रदेश), लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यतः, श्री एम. सुब्बारमह्याह को उनके द्वारा दिए गए पते पर, निर्वाचन व्ययों का कोई भी लेखा दाखिल न करने पर एक कारण बताओ नोटिस जारी किया गया था;

और यतः, उक्त नोटिस इस आयोग में अधिवर्तिन वापस प्राप्त हो गया है, क्योंकि यह अध्वर्यी उनके द्वारा दिए गए पते पर नहीं रह रहा है;

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री एम. सुब्बारमह्याह को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[संख्या आ.प.०-सो.स.०/20/80(6)]

New Delhi, the 23rd June, 1980

S.O. 1922.—Whereas the Election Commission is satisfied that Shri M. Subbaramaiah, 21-63, Balarama Chetty Street, Palamaner, District Chittoor (Andhra Pradesh), a contesting candidate for general election to the House of the People held in January, 1980, from 20-Tirupati (SC) Constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas a show cause notice for his failure to lodge any account of election expenses was issued to Shri M. Subbaramaiah at the address given by him;

And whereas the said notice has been received back undelivered as the candidate is not residing at the address given by him;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri M. Subbaramaiah to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. AP-HP/20/80(6)]

नई दिल्ली, 27 जून, 1980

का.आ.० 1923.—यतः निर्वाचन आयोग का समाधान हो है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 14-इडुक्की संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री पी. श्रीधरन पिल्लई, मे/रथु वीड, ओमाल्लूर, डा.० पथमथोट्टा, केरल लोकप्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित समय के अन्दर तथा रीति से अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार ने उसे सम्यक् सूचना दिये जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है, और, निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री पी. श्रीधरन पिल्लई को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं. केरल-सो.स.०/14/80(4)]

New Delhi, the 27th June, 1980

S.O. 1923.—Whereas the Election Commission is satisfied that Shri P. Sreedharan Pillai, Mepparathu Veedu, Omallloor, P.O. Pathanamthitta, Kerala, a contesting candidate for general election to the House of the people held in January, 1980 from 14-Idukki Parliamentary Constituency, has failed to lodge an account of his election expenses within the time and in the manner as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after the notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri P. Sreedharan Pillai to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. KL-HP/14/80(4)]

का०आ० 1924—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 4-कालीकट संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री पी०ओ०जी० नम्बियार, स्वतंत्रता सेनानी, स्वतंत्र भवन इस्टेट मीनानगडी, मीनाड, जिला कोझीकोडे (केरल) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित रीति में अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं ;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिये जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है, और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री पी०ओ०जी० नम्बियार को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[नं० केरल-लो०स०/4/80(5)]

S.O. 1924—Whereas the Election Commission is satisfied that Shri P. O. G. Nambiar, Freedom Fighter Swathanthra Bhavan Estate, Meenangadi, Wynad, District Kozhikode (Kerala), a contesting candidate for general election to the House of the People held in January, 1980 from 4-Calicut Parliamentary Constituency, has failed to lodge an account of his election expenses in the manner required by the Representation of the People Act, 1951, and the Rules made thereunder ;

And whereas the said candidate, even after the notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure ;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri P. O. G. Nambiar to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. KL-HP/4/80(5)]

नई दिल्ली, 30 जून, 1980

का०आ० 1925—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 3-बोम्बिली संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री अप्पाराव गुडीवाडा, ग्राम लावेर, तालुक-पोण्डुरु, जिला श्रीकाकुलम, (आन्ध्र प्रदेश) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित रीति में अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं ;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिये जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है, और, निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री अप्पाराव गुडीवाडा को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य

चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[नं० आ०प्र०-लो०स०/3/80(8)]

New Delhi, the 30th June, 1980

S.O. 1925—Whereas the Election Commission is satisfied that Shri Apparao Gudivada, Laveru Village, Pondur taluk, Srikakulam District (Andhra Pradesh), a contesting candidate for general election to the House of the People held in January, 1980 from 3-Bobbili Parliamentary Constituency, has failed to lodge an account of his election expenses in the manner as required by the Representation of the People Act, 1951, and the Rules made thereunder ;

And whereas the said candidate, even after the notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure ;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Apparao Gudivada to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. AP-HP/3/80(8)]

का०आ० 1926—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 38-हनुमकोण्डा निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री थोमस रेड्डी, मिनारेड्डी, कज़ीपेट (जागीर) बरंगाल तालुक और जिला (आन्ध्र प्रदेश) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं ;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिये जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है, और, निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री थोमस रेड्डी, मिनारेड्डी को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[नं० आ०प्र०-लो०स०/38/80(9)]

आदेश से,

धर्मवीर, अवसर सचिव,

S.O. 1926—Whereas the Election Commission is satisfied that Shri Thomas Reddy Singareddy, Kazipet (Jagir) Warangal Taluk and District (Andhra Pradesh), a contesting candidate for general election to the House of the People held in January, 1980 from 38-Hanamkonda Constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder ;

And whereas the said candidate, even after the notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for the failure ;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Thomas Reddy Singareddy to be disqualified for being chosen as and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. AP-HP/38/80(9)]

By order,

DHARAM VIR, Under Secy.

आदेश

नई दिल्ली, 20 जून, 1980

का० आ० 1927.—यत्, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 5-बम्बई दक्षिण केन्द्रीय संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री/श्रीमती वी०डी० सूजा, 10-तारदेव मेनशन नं० 2, तुलसी बाड़ी, तारदेव, बम्बई-400034 लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे है ;

और, यत्, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री वी० डी० सूजा को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं० महा०-लो०सं०/5/80(1)]

ORDERS

New Delhi, the 20th June, 1980

S.O. 1927.—Whereas the Election Commission is satisfied that Shri V. D. Sauza, 10, Tardeo Mansion No. 2, Tulsi Wadi, Tardeo, Bombay-400034, a contesting candidate for general election to the House of the People held in January, 1980 from 5-Bombay South Central Parliamentary constituency has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri V. D. Sauza to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order,

[No. MT-HP/5/80(1)]

का० आ० 1928.—यत्, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 5-बम्बई दक्षिण केन्द्रीय संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री/श्रीमती तुषार पाण्डुरंग पावर, 5/67, आदर्श नगर, वर्ली, बम्बई-25 लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं,

और यत्, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री तुषार पाण्डुरंग पावर को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं० महा०-लो०सं०/5/80(2)]

S.O. 1928.—Whereas the Election Commission is satisfied that Shri Tushar Pandurang Pawar, 5/67, Adarsha Nagar, Worli, Bombay-25 a contesting candidate for general election to the House of the People held in January, 1980 from 5-Bombay South Central Parliamentary constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Tushar Pandurang Pawar to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/5/80(2)]

का० आ० 1929.—यत्, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 9-बम्बई उत्तर निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री/श्रीमती शिव कुमार सिंह, 10-हीरा कुंज, द्वितीय खण्ड मारे रोड, गोरेगांव (पूर्व) बम्बई-400063 लोक प्रतिनिधित्व अधिनियम, 1951 तथा तदधीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यत्, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है;

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री शिव कुमार सिंह को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं० महा०-लो०सं०/9/80(3)]

S.O. 1929.—Whereas the Election Commission is satisfied that Shri Shiv Kumar Singh, 10-Heera Kunj, II floor, Aarey Road, Goregaon (East), Bombay-400063 a contesting candidate for general election to the House of the People held in January, 1980 from 9-Bombay North Parliamentary constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder,

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Shiv Kumar Singh to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/9/80(3)]

का०आ० 1930.—यन निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 9-बम्बई उत्तर संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री प्रेम प्रकाश शर्मा, गोपाल भवन, एन०बी० रोड, बम्बई-64, लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित समय के अन्दर तथा रीति से अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं।

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री प्रेम प्रकाश शर्मा को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[म० महा०-लो०म०/9/80(4)]

S.O. 1930.—Whereas the Election Commission is satisfied that Shri Prem Parkash Sharma, Gopal Bhawan, S. V. Road, Bombay-64 a contesting candidate for general election to the House of the People held in January, 1980 from 9-Bombay North Parliamentary Constituency, has failed to lodge an account of his election expenses within the time and in the manner as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Prem Parkash Sharma to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/9/80(4)]

का०आ० 1931.—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 12-नामिक संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री अवहद झुमार महसूजी, जावेर भवन, ब्लॉक नं० 9, नासिक रोड (महाराष्ट्र) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री अवहद झुमार महसूजी को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[म० महा०-लो०म०/12/80(5)]

S.O. 1931.—Whereas the Election Commission is satisfied that Shri Avhad Zunzar Mhasuji, Javer Bhavan, Block No. 9, Nashik Road, (Maharashtra), a contesting candidate for general election to the House of the People held in January, 1980 from 12-Nashik parliamentary constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Avhad Zunzar Mhasuji to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/12/80(5)]

का०आ० 1932.—यतः, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 12-नामिक संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री पावर सीताराम मोतीराम मकान नं० 1106 (वार्ड नं० 4) ओझार (मिग) तहसील-निकाड, जिला नासिक (महाराष्ट्र) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री पावर सीताराम मोतीराम को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[म० महा०-लो०म०/12/80(6)]

S.O. 1932.—Whereas the Election Commission is satisfied that Shri Pawar Sitaram Motiram, H. No. 1106 (Ward No. 4), Ozar (MIG), Tal. Niphad, District Nasik (Maharashtra) a contesting candidate for general election to the House of the People held in January, 1980 from 12-Nasik Parliamentary Constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Pawar Sitaram Motiram to be disqualified for being chosen as and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/12/80(6)]

का०शा० 1933.—यत्, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 12-नामिक संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री/श्रीमती मोमिन अब्दुल हमीद मोहम्मद हुसेन, 919 (वार्ड नं० 13), नागद वख्वाजा, योला, (महाराष्ट्र) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यत्, उक्त उम्मीदवार ने, उसे सम्यक सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री मोमिन अब्दुल हमीद मोहम्मद हुसेन को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं० महा०-सो०स०/12/80(7)]

S.O. 1933.—Whereas the Election Commission is satisfied that Shri Momin Abdul Hameed Mohammad Husain, 919 (Ward No. 13), Nagad Darwaja, Yeola (Maharashtra) a contesting candidate for general election to the House of the People held in January, 1980 from 12-Nashik parliamentary constituency, has failed to lodge and account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Momin Abdul Hameed Mohammad Husain to be disqualified for being chosen as, and for being, a member of either House of parliament or of the Legislative Assembly or Legislative Council of State for a period of three years from the date of this order.

[No. MT-HP/12/80(7)]

का०शा० 1934.—यत्, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 19-अकोला संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री/श्रीमती ठोकल महादेव नरपुजी, मु० कलखेड, पो० जानोरी, ता० खामगांव, जिला-अकोला, (महाराष्ट्र) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं।

और, यत्, उक्त उम्मीदवार ने, उसे सम्यक सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री ठोकल महादेव नरपुजी को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने

जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं० महा०-सो०स०/19/80(8)]

S.O. 1934.—Whereas the Election Commission is satisfied that Shri Thokal Mahadeo Natthuji, At : Kalkhed, Post, Janori, Tq. Khamgaon, District Akola (Maharashtra) a contesting candidate for general election to the House of the People held in January, 1980 from 19-Akola Parliamentary constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Thokal Mahadeo Natthuji to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/19/80(8)]

का०शा० 1935.—यत्, निर्वाचन आयोग का समाधान हो गया है कि जनवरी, 1980 में हुए लोक सभा के लिए साधारण निर्वाचन के लिए 31-परभाणी संसदीय निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री/श्रीमती पठान कबीर खान गोम मोहम्मद खान, अशोक रोड, पो० पूरना, ता० तथा जिला—परभाणु (महाराष्ट्र) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यत्, उक्त उम्मीदवार ने, उसे सम्यक सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है।

अतः अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्द्वारा उक्त श्री पठान कबीर खान गोम मोहम्मद खान को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है।

[सं० महा०-सो०स०/31/80(9)]

आदेश से

सो०एम० रोज, प्रवर सचिव, भारत निर्वाचन आयोग

S.O. 1935.—Whereas the Election Commission is satisfied that Shri Pathan Kabir Khan Gous Mohamad Khan, Ashok Road, Post Purna, Taluka, District Parbhani (Maharashtra), a contesting candidate for general election to the House of the People held in January, 1980 from 31-Parbhani Parliamentary Constituency, has failed to lodge an account of his election expenses at all as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Pathan Kabir Khan Goua Mohamad Khan to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MT-HP/31/80(9)]

By order,

C. L. ROSE, Under Secy.
to the Election Commission**गृह मंत्रालय**

नई दिल्ली, 11 जुलाई, 1980

क्रा० आ० 1936—केन्द्रीय सरकार, पूर्वे बिन्यास अधिनियम, 1890 (1890 का 6) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और भारत सरकार के गृह मंत्रालय की अधिसूचना सं० एक० 1/2/71-न्याय०(ए) ता० 28 मई, 1971 को अधिष्ठाता करते हुए, वित्त मंत्रालय (अर्थ कार्य विभाग) के निदेशक (बजट) को भारत के पूर्वे बिन्यास के पदेन कोषाध्यक्ष के रूप में पदभार सम्भालने की तारीख से इसके द्वारा नियुक्त करती है।

[संख्या 1/1/80-न्यायाधिक]
पी० के० दत्त, निदेशक**MINISTRY OF HOME AFFAIRS**

New Delhi, the 11th July, 1980

S.O. 1936.—In exercise of the powers conferred by sub-section (1) of section 3 of the Charitable Endowments Act, 1890 (6 of 1890), and in supersession of the Notification of the Government of India in the Ministry of Home Affairs, No. F. 1/2/71-Judl (A), dated the 26th May, 1971 the Central Government hereby appoints the Director (Budget) in the Ministry of Finance (Department of Economic Affairs), ex-officio to be the Treasurer of Charitable Endowments for India with effect from the date he takes over.

[No. 1/1/80-Judl.]
P. K. DATTA, Director

नई दिल्ली, 14 जुलाई, 1980

क्रा० आ० 1937.—केन्द्रीय सरकार, सरकारी स्थान (अनधिकृत अधिकारियों की वेदखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, और भारत सरकार के निर्माण और आवास मंत्रालय की अधिसूचना संख्या 32/1/64-ए० सी० सी० II तारीख 27 जनवरी, 1966 को अधिष्ठाता करते हुए, नीचे दी गई सारणी के स्तंभ (1) में उल्लिखित अधिकारियों को जो कि सरकार के राजपत्रित अधिकारी हैं उक्त अधिनियम के प्रयोजनों के लिए सम्पदा अधिकारी नियुक्त करती है जो उक्त सारणी के स्तंभ (2) में विनिर्दिष्ट स्थानीय सीमाओं के भीतर उक्त अधिनियम द्वारा या उसके अधीन सम्पदा अधिकारी को प्रदत्त शक्तियों का प्रयोग और अधिरोपित कर्तव्यों का पालन करेंगे।

सारणी

| अधिकारी का पद नाम | स्थानीय सीमाएं |
|--|--|
| 1 | 2 |
| 1. अथर जिला मजिस्ट्रेट पोर्ट ब्लेयर | पोर्ट ब्लेयर नगरपालिका क्षेत्र |
| 2. सहायक आयुक्त दक्षिणी धन्द-मान, पोर्ट ब्लेयर | पोर्ट ब्लेयर नगरपालिका क्षेत्र को छोड़कर दक्षिणी धन्दमान उप-खण्ड |

| 1 | 2 |
|---------------------------------------|---|
| 3. तहसीलदार, रानगाट | रानगाट तहसील |
| 4. सहायक आयुक्त मायाबन्दर | रानगाट और दिगलीपुर तहसील को छोड़कर मायाबन्दर उपखण्ड |
| 5. तहसील, दिगलीपुर | दिगलीपुर तहसील |
| 6. तहसील, लिटिल अन्दमान | लिटिल अन्दमान |
| 7. उपायुक्त निकोबार जिला, कार निकोबार | कार निकोबार |
| 8. सहायक आयुक्त नानकोरी | नानकोरी उपखण्ड |
| 9. सहायक आयुक्त कैम्पबेल खाड़ी | कैम्पबेल खाड़ी |

[संख्या यू०-14016/4/80-ए०एन० एल०]
एस० वी० शरण, संयुक्त सचिव

New Delhi, the 14th July, 1980

S. O. 1937.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), and in supersession of notification of the Government of India in the Ministry of Works & Housing No. 32/1/64-ACC.II dated the 27th January, 1966 the Central Govt. hereby appoints the officers mentioned in column (1) of the Table, being Gazetted Officers of Government to be Estate Officers for the purposes of the said Act who shall exercise the powers conferred and perform duties imposed on the Estate Officer by or under the Act within the local limits specified in Column (2) of the said Table:—

TABLE

| Designation of Officer | Local limits |
|--|---|
| 1. Additional District Magistrate, Port Blair. | Port Blair Municipal area. |
| 2. Assistant Commissioner, South Andaman, Port Blair. | South Andaman Sub-Division excluding Port Blair Municipal area. |
| 3. Tahsildar, Rangat | Rangat Tahsil. |
| 4. Assistant Commissioner, Mayabunder. | Mayabunder Sub-Division, excluding Rangat & Diglipur Tahsil. |
| 5. Tahsildar, Diglipur | Diglipur Tahsil |
| 6. Tahsildar, Little Andaman | Little Andaman. |
| 7. Deputy, Commissioner, Nicobar District, Car Nicobar | Car Nicobar. |
| 8. Assistant Commissioner, Nancowrie. | Nancowrie Sub-Division |
| 9. Assistant Commissioner, Campbell Bay. | Campbell Bay. |

[No. U. 14016/4/80-ANL]
S. V. SHARAN., Jr. Secy.**वित्त मंत्रालय**

(राजस्व विभाग)

नई दिल्ली, 20 मई, 1980

आयकर

क्रा० आ० 1938—आयकर अधिनियम 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए केन्द्रीय सरकार एतद्वारा श्री रंजीत कुमार सेम गुप्ता को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर बसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री रंजीत कुमार सेन गुप्ता द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3329/फा० सं० 398/10/80-आ०क०स०क०]

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 20th May, 1980

INCOME TAX

S.O. 1938.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Ranjit Kumar Sen Gupta being a gazetted officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Ranjit Kumar Sen Gupta takes over charge as Tax Recovery Officer.

[No. 3329/F. No. 398/10/80-ITCC]

फा० आ० 1939.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री राण बल्लभ गोस्वामी को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री राण बल्लभ गोस्वामी द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3331/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1939.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Rash Ballav Goswami being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Rash Ballav Goswami takes over charge as Tax Recovery Officer.

[No. 3331/F. No. 398/10/80-ITCC]

फा० आ० 1940.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्रीमती पंपा कुमार (नी मुखर्जी) को, जो केन्द्रीय सरकार की राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्रीमती पंपा कुमार (नी मुखर्जी) द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3333/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1940.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Smt. Pampa Kumar (Nee Mukherjee) being a gazetted Officer of the Central Government to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Smt. Pampa Kumar (Nee Mukherjee) takes over charge as Tax Recovery Officer.

[No. 3333/F. No. 398/10/80-ITCC]

फा० आ० 1941.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए,

केन्द्रीय सरकार एतद्वारा श्री सत्यव्रत घोष (सं० 2) को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री सत्यव्रत घोष (सं० 2) द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3335/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1941.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Satyabrata Ghosh (No. 2) being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Satyabrata Ghosh (No. 2) takes over charge as Tax Recovery Officer.

[No. 3335/F. No. 398/10/80-ITCC]

फा० आ० 1942.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री ज्योतिर बिकास कुंडू को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री ज्योतिर बिकास कुंडू द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3337/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1942.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Jyotir Bikash Kundu being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Jyotir Bikash Kundu takes over charge as Tax Recovery Officer.

[No. 3337/F. No. 398/10/80-ITCC]

फा० आ० 1943.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री हिमांशु सेखर साहा को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री हिमांशु सेखर साहा द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3339/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1943.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Himangshu Sekhar Saha being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Himangshu Sekhar Saha takes over charge as Tax Recovery Officer.

[No. 3339/F. No. 398/10/80-ITCC]

फा० आ० 1944.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री शरदिन्दु बोस को, जो केन्द्रीय सरकार के राजपत्रित

अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री शरदिन्दु बोस द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने से तारीख से लागू होगी।

[सं 3341/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1944.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Saradindu Bose being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Saradindu Bose takes over charge as Tax Recovery Officer.

[No. 3341/F. No. 398/10/80-ITCC]

का०आ० 1945—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री विश्वनाथ चक्रवर्ती, को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री विश्वनाथ चक्रवर्ती द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं 3343/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1945.—In pursuance of sub-clause (ii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Biswanath Chakraverty being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Biswanath Chakraverty takes over charge as Tax Recovery Officer.

[No. 3343 (F. No. 398/10/80-ITCC)]

का०आ० 1946.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री शक्ति कुमार दास को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री शक्ति कुमार दास द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं 3345/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1946.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Shakti Kumar Das being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Shakti Kumar Das takes over charge as Tax Recovery Officer.

[No. 3345 (F. No. 398/10/80-ITCC)]

का०आ० 1947.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री पति पवन भक्त को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री पति पवन भक्त द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं 3347/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1947.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Patit Paban Bhakta being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Patit Paban Bhakta takes over charge as Tax Recovery Officer.

[No. 3347(F. No. 398/10/80-ITCC)]

का०आ० 1948.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री विद्यानन्द साहा को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री विद्यानन्द साहा द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं 3349/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1948.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Bidhan Chandra Saha being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Bidhan Chandra Saha takes over charge as Tax Recovery Officer.

[No. 3349 (F. N o. 398/10/80-ITCC)]

का०आ० 1949.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री परितोष कुमार दाम को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री परितोष कुमार दास द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं 3351/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1949.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Paritosh Kumar Dam being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Paritosh Kumar Dam takes over charge as Tax Recovery Officer.

[No. 3351 (F. No. 398/10/80-ITCC)]

का०आ० 1950.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री रंजीत कुमार चटर्जी को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री रंजीत कुमार चटर्जी द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं 3353/फा० सं० 398/10/80-आ०क०स०क०]

S.O. 1950.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Ranjit Kumar Chatterjee, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Ranjit Kumar Chatterjee takes over charge as Tax Recovery Officer.

[No. 3353 (F. No. 398/10/80-ITCC)]

क्रा० आ० 1951—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करने हुए, केन्द्रीय सरकार एतद्वारा श्री जीवन कुमार मैत्रा को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्वय में कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2 यह अधिसूचना श्री जीवन कुमार मैत्रा द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3355 (फा० सं० 398/10/80-आ०क०स०क०)]

S.O. 1951.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Jiban Kumar Maitra, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Jiban Kumar Maitra takes over charge as Tax Recovery Officer.

[No. 3355 (F. No. 398/10/80-ITCC)]

क्रा० आ० 1952—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करने हुए, केन्द्रीय सरकार एतद्वारा श्री रणकलाल बिस्वास को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्वय में कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री रणकलाल बिस्वास द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3357 (फा० सं० 398/10/80-आ०क०स०क०)]

S.O. 1952.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Rashiklal Biswas, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Rashiklal Biswas takes over charge as Tax Recovery Officer.

[No. 3357 (F. No. 398/10/80-ITCC)]

क्रा० आ० 1953—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करने हुए, केन्द्रीय सरकार एतद्वारा, भारत सरकार के राजस्व विभाग की 26 अगस्त, 1979 की अधिसूचना सं० 2778 (फा० सं० 404/22-क०व०प्र०-प० बंगाल/79-आ० क० सं० क०) में निम्नलिखित संशोधन करती है, अर्थात् उक्त अधिसूचना में “पवित्र कुमार बनर्जी, भूपति पी० मुखर्जी, प्रमथ रंजन बोस, अमल कुमार सरकार, बिनय कृष्ण राय, खगेन्द्र एन० हालदार, मुखमय हालदार, सुधीर कुमार दास, बिश्वनाथ मुरारी” शब्दों और शब्दों के स्थान पर “श्री पवित्र कुमार बनर्जी, श्री भूपति पी० मुखर्जी, श्री अमल कुमार सरकार, श्री खगेन्द्र एन० हालदार, श्री मुखमय हालदार, श्री सुधीर कुमार दास तथा श्री बिश्वनाथ मुरारी” शब्द और शब्द प्रतिस्थापित किए जाएंगे।

[सं० 3359 (फा० सं० 398/10/80-आ०क०स०क०)]

S.O. 1953—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby makes the following amendment in the notification of the Government of India in the Department of Revenue No. 2778 (F. No. 404/22-TRO-WB/79-ITCC) dated 26-4-79 namely in the said Notification for the words and letters “Pabitra Kumar Banerjee, Bhupati P. Mukherjee, Promotha Ranjan Bose, Amal Kumar Sarkar, Benoy Krishna Roy, Khagendra N. Haldar, Sukhamoy Haldar, Sudhir Kumar Das, Biswanath Murari” the words and letters “S/Shri Pabitra Kumar Banerjee, Bhupati P. Mukherjee, Amal Kumar Sarkar, Khagendra N. Haldar, Sukhamoy Haldar, Sudhir Kumar Das and Biswanath Murari” shall be substituted.

[No. 3359 (F. No. 398/10/80-ITCC)]

क्रा० आ० 1954 आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करने हुए, केन्द्रीय सरकार एतद्वारा भारत सरकार के राजस्व विभाग की 16 जनवरी, 1980 की अधिसूचना सं० 3133 (फा० सं० 404/22-क०व०प्र०-प० बंगाल/79-आ० क० सं० क०) में निम्नलिखित संशोधन करती है, अर्थात् उक्त अधिसूचना में “श्री सी० आर० भट्टाचार्य तथा श्री जी० सी० बिस्वास” शब्दों और शब्दों के स्थान पर “श्री जी० सी० बिस्वास” शब्द और शब्द प्रतिस्थापित किए जाएंगे।

[सं० 3361 (फा० सं० 398/10/80-आ०क०स०क०)]

S.O. 1954.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby makes the following amendment in the notification of the Government of India in the Department of Revenue 3133 (F. No. 404/22-TRO-WB/79-ITCC) dated 16-1-1980, namely in the said Notification for the words and letters “Sarshri C. R. Bhattacharjee and G. C. Biswas” the words and letters “Shri G. C. Biswas” shall be substituted.

[No. 3361 (F. No. 398/10/80-ITCC)]

क्रा० आ० 1955.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करने हुए, केन्द्रीय सरकार एतद्वारा, भारत सरकार के राजस्व विभाग की 16 जनवरी, 1980 की अधिसूचना सं० 3135 (फा० सं० 404/22-क०व०प्र०-प० बंगाल/74-आ० क० सं० क०) में निम्नलिखित संशोधन करती है, अर्थात् उक्त अधिसूचना में “श्री बसुधा साहा, श्री पुलिन बिहारी राय, श्री टी० के० चक्रवर्ती, श्री एम० के० बोस, श्री जी० सी० हालदार, श्री एन० पी० मल्ल, श्री सी० आर० दाम, श्री विजय कुमार चक्रवर्ती तथा श्री तपन कुमार चक्रवर्ती” शब्दों और शब्दों के स्थान पर “श्री बसुधा साहा तथा श्री विजय कुमार चक्रवर्ती” शब्द और शब्द प्रतिस्थापित किए जाएंगे।

[सं० 3363 (फा० सं० 398/10/80-आ०क०स०क०)]

S.O. 1955.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby makes the following amendment in the Notification of the Government of India in the Department of Revenue 3135 (F. No. 404/22-TRO-WB/79-ITCC) dated 16-1-1980 namely in the said Notification for the words and letters “S/Shri Basudha Rn. Saha, Pulin Behari Roy, T. K. Chakraborty, S. K. Bose, G. C. Haldar, N. P. Mait, C. R. Das, Bijoy Kumar Chakraborty and Tapan Kr. Chakraborty”, the words and letters “S/Shri Basudha Rn. Saha and Bijoy Kr. Chakraborty” shall be substituted.

[No. 3363 (F. No. 398/10/80-ITCC)]

क्रा० आ० 1956.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करने हुए, केन्द्रीय सरकार एतद्वारा भारत सरकार के राजस्व विभाग की 18 मई, 1978 की अधिसूचना सं० 2507 (फा० सं० 401/57/77-आ० क० सं० क०) में निम्नलिखित संशोधन करती है, अर्थात् उक्त अधिसूचना में “श्री एम० के० बनर्जी तथा श्री बी० डी० मुखर्जी” शब्दों

और अक्षरों के स्थान पर "श्री बी० डी० मुखर्जी" शब्द और अक्षर प्रतिस्थापित किए जाएंगे।

[सं० 3365 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1956.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby makes the following amendment in the notification of the Government of India in the Department of Revenue No. 2507 (F. No. 404/57/77-ITCC) dated 18-9-1978, namely in the said Notification for the words and letters "Suvashri S. K. Banerjee and B. D. Mukherjee" the words and letters "Shri B. D. Mukherjee" shall be substituted.

[No. 3365 (F. No. 398/10/80-ITCC)]

फा० आ० 1957:—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा भारत सरकार के राजस्व विभाग की 18 मिनबर, 1978 की अधिसूचना सं० 2509 (फा० सं० 404/57/77-आ० क० सं० क०) में निम्नलिखित संशोधन करती है, अर्थात् उक्त अधिसूचना में "श्री सिद्धि भौमिक, श्रीपार्वती शंकर मिश्रा, श्री प्रेमशं कुमार सेन गुप्ता, श्री श्याम मोहन मजुमदार, श्री दिलीप कुमार बनर्जी, श्री निर्मल कुमार मुखर्जी, श्री डी० के० मिश्रा, श्री पी० डी० शर्मा, श्री ओ० पी० सक्सेना, तथा श्री बी० डी० मुखर्जी" शब्दों और अक्षरों के स्थान पर "श्री निर्मल कुमार मुखर्जी तथा श्री बी० डी० मुखर्जी" शब्द और अक्षर प्रतिस्थापित किए जाएंगे।

[सं० 3367 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1957.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income tax Act, 1961 (43 of 1961), the Central Government hereby makes the following amendment in the notification of the Government of India in the Department of Revenue No. 2509 (F. No. 404/57/77-ITCC) dated 18-9-78 namely in the said Notification for the words and letters "Sarvashri Tridib Bhowmick, Parbati Sankar Mitra, Premangshu Kr. Sen Gupta, Syam Mohan Majumdar, Dilip Kr. Banerjee, Nirmal Kr. Mukherjee, D. K. Sinha P. D. Sharma, O. P. Saxena and B. D. Mukherjee" the words and letters S/Shri Nirmal Kr. Mukherjee and B. D. Mukherjee shall be substituted.

[No. 3367 (F. No. 398/10/80-ITCC)]

फा० आ० 1958:—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (i) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा भारत सरकार के राजस्व विभाग की 25 मिनबर, 1976 की अधिसूचना सं० 1500 (फा० सं० 104/73/76-आ० क० सं० क०) में निम्नलिखित संशोधन करती है अर्थात् उक्त अधिसूचना में "श्री डी० के० बनर्जी, श्री डी० सी० चक्रवर्ती तथा श्री ए० के० मजुमदार" शब्दों और अक्षरों के स्थान पर "श्री डी० के० बनर्जी" शब्द और अक्षर प्रतिस्थापित किए जाएंगे।

[सं० 3369 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1958.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby makes the following amendment in the notification of the Government of India in the Department of Revenue No. 1500 (F. No. 404/73/76-ITCC) dated 25-9-76 namely in the said Notification for the words and letters "S/Shri D. K. Banerjee, D. C. Chakrabarty and A. K. Majumdar" the words and letters "Shri D. K. Banerjee" shall be substituted.

[No. 3369 (F. No. 398/10/80-ITCC)]

फा० आ० 1959—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते

हुए, केन्द्रीय सरकार एतद्वारा श्री डी० घोष को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री डी० घोष, द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3371 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1959.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri D. Ghosh being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri D. Ghosh takes over charge as Tax Recovery Officer.

[No. 3371 (F. No. 398/10/80-ITCC)]

फा० आ० 1960—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री एस० अधिकारी को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री एस० अधिकारी द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3373 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1960.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri M. Adhikari being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri M. Adhikari takes over charge as Tax Recovery Officer.

[No. 3373 (F. No. 398/10/80-ITCC)]

फा० आ० 1961:—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (ii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री सी० भौमिक को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री सी० भौमिक द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3375 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1961.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri C. Bhowmick being a gazetted officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri C. Bhowmick takes over charge as Tax Recovery Officer.

[No. 3375 (F. No. 398/10/80-ITCC)]

फा० आ० 1962:—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री तिमिर वर्ण चक्रवर्ती को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री तिमिर वरन चक्रवर्ती द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3377 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1962.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Timir Baran Chakraverty being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Timir Baran Chakraverty takes over charge as Tax Recovery Officer.

[No. 3377 (F. No. 398/10/80-ITCC)]

फा० आ० 1963.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री अजय कुमार चटर्जी को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री अजय कुमार चटर्जी द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3379 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1963.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Ajoy Kumar Chatterjee being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Ajoy Kumar Chatterjee takes over as Tax Recovery Officer.

[No. 3379 (F. No. 398/10/80-ITCC)]

फा० आ० 1964.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री बिमल कान्ति चंदा को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री बिमल कान्ति चंदा द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3381 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1964.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Bimal Kanti Chanda being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Bimal Kanti Chanda takes over charge as Tax Recovery Officer.

[No. 3381 (F. No. 398/10/80-ITCC)]

फा० आ० 1965.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री मूमय गांगुली को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री मूमय गांगुली द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3383 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1965.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Marimoy Ganguly being a Gazetted Officer of the Central Government, to exercise powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Marimoy Ganguly takes over charge as Tax Recovery Officer.

[No. 3383 (F. No. 398/10/80-ITCC)]

फा० आ० 1966.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री कमलेंद्र बिकास दत्त को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

3. यह अधिसूचना श्री कमलेंद्र बिकास दत्त द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3385 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1966.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Kamalendu Bikas Dutta being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Kamalendu Bikas Dutta takes over charge as Tax Recovery Officer.

[No. 3385 (F. No. 398/10/80-ITCC)]

फा० आ० 1967.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री शैलेन्द्र नाथ बोस को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री शैलेन्द्र नाथ बोस द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3387 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1967.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri Sailendra Nath Bose being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri Sailendra Nath Bose takes over charge as Tax Recovery Officer.

[No. 3387 (F. No. 398/10/80-ITCC)]

फा० आ० 1968.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री एल० मुरमु को जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री एल० मुरमु द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3389 (फा० सं० 398/10/80-आ० क० सं० क०)]

S.O. 1968.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961) the Central Government hereby authorises Shri L. Murmu being a Gazetted Officer of the Central Government to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri L. Murmu takes over charge as Tax Recovery Officer.

[No. 3389 (F. No. 398/10/80-ITCC)]

नई दिल्ली, 27 मई, 1980

क्रा० आ० 1969 :—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खण्ड (44) के उप-खण्ड (iii) का अनुसरण करते हुए वित्त मंत्रालय (राजस्व विभाग) में 18 सितम्बर, 1978 को जारी की गई अधिसूचना सं० 2507 (फा० सं० 404/57/77-आ० क० सं० क०) जिसे 20 मई, 1980 की अधिसूचना सं० 3365 (फा० सं० 398/10/80-आ० क० सं० क०) द्वारा संशोधित किया गया था, एतद्वारा रद्द की जाती है।

[सं० 3418 (फा० सं० 398/10/80-आ० क० सं० क०)]

New Delhi, the 27th May, 1980

S.O. 1969.—The Notification issued in the Ministry of Finance (Department of Revenue) No. 2507 F. No. 404/57/77-ITCC) dated 18-9-1978 and modified vide No. 3365 (F. No. 398/10/80-ITCC) dated 20-5-1980 in pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961) is hereby cancelled.

[No. 3418 (F. No. 398/10/80-ITCC)]

नई दिल्ली, 12 जून, 1980

क्रा० आ० 1970 :—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खण्ड (44) के उप-खण्ड (iii) का अनुसरण करते हुए और भारत सरकार की दिनांक 18 जुलाई, 1977 की अधिसूचना सं० 1879 (फा० सं० 404/153/77-आ० क० सं० क०) का अधिलेखन करते हुए, केन्द्रीय सरकार एतद्वारा श्री आर० एल० कपूर को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अधीन कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री आर० एल० कपूर के कर वसूली अधिकारी के रूप में कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3472 (फा० सं० 398/7/80-आ० क० सं० क०)]

New Delhi, the 12th June, 1980

S.O. 1970.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Government of India Notification No. 1879 (F. No. 404/153/77-ITCC) dated 18-7-77 the Central Government hereby authorises Shri R. L. KAPOOR, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri R. L. KAPOOR takes over charge as Tax Recovery Officer

[No. 3472 (F. No. 398/7/80-ITCC)]

(केन्द्रीय प्रत्यक्ष कर बोर्ड)

नई दिल्ली, 19 जून, 1980

क्रा० आ० 1971.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खण्ड (44) के उप-खण्ड (3) का अनुसरण करते हुए तथा भारत सरकार की 24 जनवरी, 1980 की अधिसूचना संख्या 3154 (फा० सं० 398/2/80-आ० क० सं० क०) का अधिलेखन करते हुए, केन्द्रीय सरकार एतद्वारा श्री एस० पी० गुप्त को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री एस० पी० गुप्त द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3480 (फा० सं० 398/2/80-आ० क० सं० क०)]

(Central Board of Direct Taxes)

New Delhi, the 19th June, 1980

S.O. 1971.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Notification of the Government of India in the Department of Revenue No. 3154 (F. No. 398/2/80-ITCC) dated 24-1-80, the Central Government hereby authorises Shri S. P. Gupta being a Gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri S. P. Gupta takes over charge as Tax Recovery Officer.

[No. 3480 (F. No. 398/2/80-ITCC)]

क्रा० आ० 1972.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खण्ड (44) के उप-खण्ड (iii) का अनुसरण करते हुए तथा भारत सरकार के राजस्व विभाग की 20 सितम्बर, 1979 की अधिसूचना सं० 3015 (फा० सं० 404/27/का० व० अ०-बड़ीवा/79-आ० क० सं० क०) का अधिलेखन करते हुए, केन्द्रीय सरकार एतद्वारा श्री एच० डी० शाह को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2 यह अधिसूचना श्री एच० डी० शाह द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3482 (फा० सं० 398/18/80-आ० क० सं० क०)]

S.O. 1972.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Notification of the Government of India in the Ministry of Finance, Department of Revenue No. 3015 (F. No. 404/27/TRO-Baroda/79-ITCC) dated 20-9-79, the Central Government hereby authorises Shri H. D. Shah, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri H. D. Shah takes over charge as Tax Recovery Officer.

[No. 3482 (F. No. 398/18/80-ITCC)]

नई दिल्ली, 20 जून, 1980

क्रा० आ० 1973.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खण्ड (44) के उप-खण्ड (iii) का अनुसरण करते हुए तथा भारत सरकार के राजस्व विभाग की 17 जून, 1978 की अधिसूचना संख्या 2351 (फा० सं० 404/140/77-आ० क० सं० क०) का अधिलेखन करते हुए, केन्द्रीय सरकार एतद्वारा श्री एन० ए० खान को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी हैं, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री एन० ए० खान द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3492 (फा० सं० 398/21/80-आ० क० सं० क०)]

New Delhi, the 20th June, 1980

S.O. 1973.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Notification of the Government of India in the Department of Revenue No. 2351 (F. No. 404/140/77-ITCC) dated 17-6-1978 the Central Government, hereby

authorises Shri N. A. KHAN, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri N. A. KHAN takes over charge as Tax Recovery Officer.

[No. 3492 (F. No. 398/21/80-ITCC)]

का० आ० 1974.—आयकर अधिनियम, 1961 (1961 का 13) की धारा 2 के खण्ड (44) के उप-खण्ड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री बी० गांगुली को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री बी० गांगुली द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3494 (फा० सं० 398/21/80-आ० क० सं० क०)]

S.O. 1974.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri B. GANGULI being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri B. GANGULI takes over charge as Tax Recovery Officer.

[No. 3494 (F. No. 398/21/80-ITCC)]

नई दिल्ली, 30 जून, 1980

का० आ० 1975.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए तथा भारत सरकार के राजस्व विभाग की 20 सितम्बर, 1979 की अधिसूचना सं० 3000 (फा० सं० 404/147/क० व० अ०-नागपुर/79-आ० क० सं० क०) का अधिवर्धन करते हुए, केन्द्रीय सरकार एतद्वारा श्री ए० डी० थोरे को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री ए० डी० थोरे द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3498 (फा० सं० 398/15/80-आ० क० सं० क०)]

New Delhi, the 30th June, 1980

S.O. 1975.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Notification of the Government of India in the Department of Revenue No. 3000 (F. No. 404/147/TRO-Nagpur/79-ITCC) dated 20-9-1979, the Central Government hereby authorises Shri A. D. Thore being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri A. D. Thore takes over charge as Tax Recovery Officer.

[No. 3498 (F. No. 398/15/80-ITCC)]

का० आ० 1976.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री बी० एम० कारंवे को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री बी० एम० कारंवे द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3500 (फा० सं० 398/15/80-आ० क० सं० क०)]

S.O. 1976.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri V. M. Karande being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri V. M. Karande takes over charge as Tax Recovery Officer.

[No. 3500 (F. No. 398/15/80-ITCC)]

का० आ० 1977.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, केन्द्रीय सरकार एतद्वारा श्री यू० डी० उपाध्याय को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री यू० डी० उपाध्याय द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3502 (फा० सं० 398/15/80-आ० क० सं० क०)]

S.O. 1977.—In pursuance of sub-clause (iii) of clause (44) of Section 2 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby authorises Shri U. D. Upadhyay being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri U. D. Upadhyay takes over charge as Tax Recovery Officer.

[No. 3502 (F. No. 398/15/80-ITCC)]

नई दिल्ली, 1 जुलाई, 1980

का० आ० 1978.—आयकर अधिनियम, 1961 (1961 का 43) की धारा 2 के खंड (44) के उप-खंड (iii) का अनुसरण करते हुए, तथा भारत सरकार के राजस्व विभाग की 20 जून, 1974 की अधिसूचना सं० 650 (फा० सं० 404/180/74-आ० क० सं० क०) का अधिवर्धन करते हुए, केन्द्रीय सरकार एतद्वारा श्री पी० जे० साहस्रन को, जो केन्द्रीय सरकार के राजपत्रित अधिकारी है, उक्त अधिनियम के अन्तर्गत कर वसूली अधिकारी की शक्तियों का प्रयोग करने के लिए प्राधिकृत करती है।

2. यह अधिसूचना श्री पी० जे० साहस्रन द्वारा कर वसूली अधिकारी के पद का कार्यभार ग्रहण करने की तारीख से लागू होगी।

[सं० 3505 (फा० सं० 398/9/80-आ० क० सं० क०)]

एच० वेंकटरामन्, उप सचिव

New Delhi, the 1st July, 1980

S.O. 1978.—In pursuance of sub-clause (iii) of clause (44) of section 2 of the Income-tax Act, 1961 (43 of 1961), and in supersession of Notification of the Government of India in the Department of Revenue No. 650 (F. No. 404/180/74-ITCC) dated 20-6-74, the Central Government hereby authorises Shri P. J. Simon, being a gazetted Officer of the Central Government, to exercise the powers of a Tax Recovery Officer under the said Act.

2. This Notification shall come into force with effect from the date Shri P. J. Simon takes over charge as Tax Recovery Officer.

[No. 3505 (F. No. 398/9/80-ITCC)]

H. VENKATARAMAN, Dy. Secy.

प्रारोह

नई दिल्ली, 7 जुलाई, 1980

स्टाफ

का० आ० 1979.—भारतीय स्टाम्प अधिनियम, 1899 (1899 का 2) की धारा 9 की उपधारा (i) के खण्ड (ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतद्वारा रियासत एक्सटेंशन इण्डस्ट्रीज लिमिटेड, बम्बई को मात्र पाँच लाख पच्चीस हजार रुपये के

S.O. 1982—Whereas the Additional Secretary to the Government of India, specially empowered under sub-section (1) of section 3 of the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974, issued Order F. No. 673/5/80-Cus. VIII, dated the 17th May, 1980, under section 3(1) *ibid* directing that Shri N. Paramsal, son of Shri Nainmull, Door No. 99, (1st Floor), South Avani Moola Street, Madurai (Shop : Sha Nairmull Juttaji Iain, 71, East Avani Moola Street, Madurai), be detained and

kept in custody in the Central Prison, Madras, with a view to preventing him from dealing in smuggling goods otherwise than by engaging in transporting or concealing or keeping smuggled goods; and

2. Whereas, the Central Government has reason to believe that the aforesaid person has absconded or is concealing himself so that the order cannot be executed.

3. The Central Government in exercise of powers under section 7(1) (b) of the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974, hereby direct the aforesaid person to appear before the Commissioner of Police, Madras, within seven days of the publication of this Order in the official Gazette.

[F. No. 673/5/80-Cus. VIII]

N. K. P. SINHA, Under Secy.

केन्द्रीय प्रत्यक्ष कर बोर्ड

नई दिल्ली, 23 मई, 1980

आय-कर

का० अ० 1983—केन्द्रीय प्रत्यक्ष कर बोर्ड, आयकर अधिनियम, 1961 (1961 का 43) की धारा 122 की उपधारा (1) द्वारा प्रदत्त शक्तियों और इस निमित्त उसे समर्थ बनाने वाली अन्य शक्तियों का प्रयोग करते हुए, और इस संबंध में सभी पूर्ववर्ती अधिसूचनाओं को अधिकांत करते हुए, निर्देश देता है कि नीचे अनुसूची के स्तम्भ (2) में विनिर्दिष्ट रेंजों के सहायक आय-कर आयुक्त (अपील), उनके स्तम्भ (3) में तत्संबंधी प्रविष्टि में विनिर्दिष्ट आय-कर सफिलों, वार्डों और जिलों में आय-कर या अनिवार से निर्धारित सभी व्यक्तियों और आयों की बाबत, अपने कृत्यों का पालन करेंगे।

अनुसूची

| क्रम सं | रेंज | आय-कर सफिल, वार्ड, जिले |
|------------------------------|---|-------------------------|
| 1 | 2 | 3 |
| 1. रेंज-1, मेरठ | (1) सफिल 1, मेरठ (2) क-वार्ड, मेरठ (3) घ-वार्ड, मेरठ (4) ङ-वार्ड, मेरठ (5) ज-वार्ड, मेरठ (6) झ-वार्ड, मेरठ (7) सफिल-1 विशेष वार्ड, मेरठ (8) अतिरिक्त क वार्ड, मेरठ (9) केन्द्रीय सफिल, मेरठ (10) सफिल-3 मेरठ | |
| 2. रेंज 2, मेरठ | (1) सफिल 2, मेरठ (2) ख-वार्ड, मेरठ (3) ग-वार्ड, मेरठ (4) च-वार्ड, मेरठ (5) छ-वार्ड, मेरठ (6) अतिरिक्त छ वार्ड, मेरठ (7) सफिल 2-ट वार्ड, मेरठ (8) बेनत सफिल, मेरठ (9) सफिल 2, विशेष वार्ड, मेरठ | |
| 3. गाजियाबाद रेंज, गाजियाबाद | (1) गाजियाबाद सफिल, गाजियाबाद (2) विशेष सफिल, गाजियाबाद (3) हापुड़ सफिल, हापुड़ (4) बुलन्दशहर सफिल, बुलन्दशहर | |

| 1 | 2 | 3 |
|--------------------------------|--|---|
| 4. मुजफ्फरनगर रेंज, मुजफ्फरनगर | (1) मुजफ्फरनगर सफिल, मुजफ्फरनगर (2) शायली सफिल (3) संपदा-शुल्क तथा आय-कर सफिल, देहरादून (4) संपदा-शुल्क तथा आय-कर कार्यालय, मुजफ्फरनगर (5) संपदा-शुल्क तथा आय-कर सफिल रुड़की | |
| 5. देहरादून रेंज, देहरादून | (1) देहरादून सफिल (2) महारनपुर सफिल (3) रुड़की सफिल (4) ऋषिकेश सफिल (5) हरद्वार सफिल | |

जहां कोई आयकर सफिल, वार्ड या जिला या उसका भाग इस अधिसूचना द्वारा एक रेंज से किसी अन्य रेंज को अन्तर्गत हो जाता है, वहां उस आय-कर सफिल, वार्ड या जिले या उसके भाग में किए गए निर्धारणों से उत्पन्न होने वाली और उस रेंज के, जिससे वह आय-कर सफिल, वार्ड या जिला या उसका भाग अन्तर्गत हुआ है, सहायक आय-कर आयुक्त (अपील) के समक्ष इस अधिसूचना की तारीख के ठीक पूर्व संबंधित अपीलें उस तारीख से जिस तारीख को यह अधिसूचना प्रभावी होती है, उस रेंज के, जिसको उस सफिल, वार्ड या जिला या उसका भाग अन्तर्गत हुआ है, सहायक आयकर आयुक्त (अपील) को अन्तर्गत की जाएगी और उसके द्वारा उन पर कार्यवाही की जाएगी।

यह अधिसूचना 2-6-1980 से प्रभावी होगी।

[स० 3396 फा० सं० 261/10/80-आई टी जे]

अध्ययिह, अवर सचिव

CENTRAL BOARD OF DIRECT TAXES

New Delhi, the 23rd May, 1980

INCOME TAX

S. O. 1983:—In exercise of the powers conferred by Sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and all other powers enabling it in that behalf and in supersession of all previous notifications in this regard, the Central Board of Direct Taxes hereby directs that the Appellate Asstt. Commissioners of Income-tax of the Ranges specified in column (2) of the schedule below shall perform their functions in respect of all persons and incomes assessed to Income-tax or super-tax in the Income-tax circles, Wards and Districts specified in the corresponding entry in column (3).

SCHEDULE

| Sl. No. | Range | Income-tax Circle, Ward, District |
|--------------------|--|-----------------------------------|
| 1 | 2 | 3 |
| 1. Range-I, Meerut | (i) Circle-I, Meerut. (ii) A-Ward, Meerut (iii) D-Ward, Meerut (iv) E-Ward, Meerut (v) H-Ward Meerut (vi) J-Ward, Meerut (vii) Circle-I, Spl. Ward, Meerut (viii) Additional A-Ward, Meerut | |

| 1 | 2 | 3 |
|--|---|--|
| | | (ix) Central Circle, Meerut (x) Circle-III, Meerut |
| 2. Range-II, Meerut | | (i) Circle-II, Meerut (ii) B-Ward, Meerut (iii) C-Ward, Meerut (iv) F-Ward Meerut (v) G-Ward, Meerut (vi) Additional G-Ward, Meerut (vii) Circle-II, K-Ward, Meerut (viii) Salary Circle, Meerut (ix) Circle-II, Spl. Ward, Meerut |
| 3. Ghaziabad Range, Ghaziabad. | | (i) Ghaziabad Circle, Ghaziabad (ii) Special Circle, Ghaziabad (iii) Hapur Circle, Hapur (iv) Bulandshahr Circle, B. Shahar. |
| 4. Muzaffarnagar Range, Muzaffarnagar. | | (i) Muzaffarnagar Circle, Muzaffarnagar. (ii) Shamli Circle, (iii) Estate Duty cum Income tax Circle, Dehradun. (iv) Estate Duty cum Income-tax Office, Muzaffarnagar. (v) Estate Duty cum-Income-tax Circle, Roorkee. |
| 5. Dehradun Range, Dehradun | | (i) Dehradun Circle (ii) Saharanpur Circle (iii) Roorkee Circle (iv) Rishikesh Circle (v) Hardwar Circle. |

Where an Income-tax Circle/Ward or District or part thereof stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in the Income-tax Circle, Ward, or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of Income-tax Range from whom that Income-tax Circle, Ward or District or part thereof is transferred to and dealt with by the Appellate Assistant Commissioner of Income-tax of the Range to whom that said Circle, Ward or District or part thereof is transferred to.

This notification shall take effect from 2-6-1980.

[No. 3396 (F. No. 261/10/80-ITJ)]
HARJIT SINGH, Under Secy.
Central Board of Direct Taxes

नई दिल्ली, 30 मई, 1980

क्रा० आ० 1984.—केन्द्रीय प्रत्यक्ष कर बोर्ड, आयकर अधिनियम, 1961 (1961 का 43) की धारा 121-क की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और पूर्वोक्त जारी की गई अधिसूचना के आंशिक उपांतरण में, यह निदेश देता है कि नीचे अनुसूची के स्तम्भ (1) में विनिर्दिष्ट भारसाधन के आयकर आयुक्त (अपील), उक्त स्तम्भ (2) में तत्संबंधी प्रविष्टियों में विनिर्दिष्ट आयकर वार्डों, सर्किलों, जिलों और रेंजों में आयकर या अतिकर या ब्याजकर में निर्धारित ऐसे व्यक्तियों के बारे में, जो आयकर अधिनियम, 1961 की धारा 246 की उपधारा (2) के खण्ड (क) से (ज) तक

कम्पनी (लाभ) अतिकर अधिनियम, 1964 (1964 का 7) की धारा 11 की उपधारा (1) और ब्याजकर अधिनियम, 1974 (1974 का 45) की धारा 15 की उपधारा (1) में उल्लिखित किसी भी आदेशों में व्यक्त है, और ऐसे व्यक्तियों या व्यक्तियों की बातें भी, जिनके लिए बोर्ड ने आयकर अधिनियम, 1981 की धारा 246 की उपधारा (2) के खण्ड (1) के उपबन्धों के अनुसार निदेश दिया है या भविष्य में निदेश दे, कृत्यों का पालन करेंगे।

अनुसूची

| भामाधन और मुख्यालय | आयकर/वार्ड सर्किल आई ए सी निर्धारण रेंज |
|---------------------------------|--|
| 1 | 2 |
| आयकर आयुक्त (अपील) 2, नई दिल्ली | 1. कम्पनी सर्किल, 10 15, 17, नई दिल्ली 2. आई ए सी निर्धारण रेंज 2-क, 2-छ और 2-ज, नई दिल्ली |
| आयकर आयुक्त (अपील) 3, नई दिल्ली | 1. आयकर आई ए सी रेंज, 2-ग, 2-घ, 2-ङ 2-च, नई दिल्ली की अधिकारिता के भीतर सभी वार्ड/सर्किल 2. आयकर तथा सम्पदा-शुल्क सर्किल |
| आयकर आयुक्त (अपील) 7, नई दिल्ली | 1. आयकर, आई ए० सीज, रेंज 5-क, 5-ख, 5-ग, 5-घ और 5-ङ, नई दिल्ली की अधिकारिता के भीतर सभी वार्ड/सर्किल 2. आई ए सी निर्धारण रेंज 5-च, न दिल्ली 3. आई ए सी सर्वेक्षण रेंज, नई दिल्ली में सभी सर्वेक्षण वार्ड सर्किल |

जहां कोई आयकर सर्किल, वार्ड या जिला या उसका भाग इस अधिसूचना द्वारा एक भार साधन से किसी अन्य भार साधन को अन्तरित हो जाता है, वहां उस आयकर सर्किल/वार्ड या जिले या उसके भाग में किए गए निर्धारणों में उत्पन्न होने वाली और उस भार साधन के, जिससे यह आयकर सर्किल, वार्ड या जिला या उसका भाग अन्तरित हुआ है, आयकर आयुक्त के समक्ष इस अधिसूचना की तारीख के ठीक पूर्व लंबित अपीलें उस तारीख से जिस तारीख को यह अधिसूचना प्रभावी होती है, उस भार साधन के, जिसको उक्त सर्किल, वार्ड या जिला या उसका भाग अन्तरित हुआ है, आयकर आयुक्त को अन्तरित की जाएगी और उसके द्वारा उन पर कार्यवाही की जाएगी।

यह अधिसूचना 16-6-1980 से प्रभावी होगी।

[सं० 3423 (फा० सं० 261/7/80-आई टी जे)]

अजय सिंह, अवर सचिव, केन्द्रीय प्रत्यक्ष कर बोर्ड

New Delhi, the 30th May, 1980

S. O. 1984.—In exercise of the powers conferred by sub-section (i) of Section 121-A of the Income-tax Act, 1961 (43 of 1961) and in partial modification of the notification issued earlier, the Central Board of Direct Taxes hereby directs that the Commissioner of Income-tax (Appeals) of the charges specified in Col. No. (1) of the Schedule below, shall perform their functions in respect of such persons assessed to Income-tax or Sur-tax or Interest-tax in the Income-tax Wards, Circles, Districts and Ranges specified in the corresponding entries in

columns (2) thereof as are aggrieved by any of the orders mentioned in clauses (a) to (h) of sub-section (2) of section (2) of Section 246 of the Income-tax Act, 1961 in sub-section (1) of Section II of Companies (Profits) Sur-tax Act, 1964 (7 of 1964) and in sub-section (1) of section 15 of the Interest Tax Act, 1974 (45 of 1974) and also in respect of such persons or classes of persons as the Board has directed or may direct in future in accordance with the provisions of clause (i) of sub-section (2) of Section 246 of the Income-tax Act, 1961.

SCHEDULE

Charges with Headquarters Income-tax Wards/Circles I.A.C. Assessment Ranges

| 1 | 2 |
|--|--|
| Commissioner of Income-tax (Appeals) II, New Delhi | 1. Companies Circles-I, IV, XVII, New Delhi 2. I. A. C. Assessment Range-II-A, II-G, and II-H, New Delhi. |
| Commissioner of Income-tax (Appeals) III, New Delhi. | 1. All Wards/Circles within the jurisdiction of I. A. C. of Income-tax, Range-II-B, II-C, II-D, II-E, II-F, New Delhi. 2. Estate Duty Circles. |
| Commissioner of Income-tax (Appeals) VII, New Delhi. | 1. All Wards/Circles within the jurisdiction of I.A.C.S. of Income-tax, Range V-A, V-B, V-C, V-D & V-E, New Delhi. 2. I. A. C. Assessment Range-V-F, New Delhi. 3. All Survey Wards/Circles in I.A.C. Survey Range, New Delhi. |

Whereas an Income-tax Circles, Wards or Districts or part thereof stands transferred by this notification from one Charge to another Charge, appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Commissioner of Income-tax of the Charge from whom the Income-tax Circle Ward or District or part thereof is transferred shall, from the date of this notification taken effect, be transferred to and dealt with by the Commissioner of Income-tax of the Charge to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 16-6-1980.

[No. 3423/F. No. 261/7/80-ITJ]

का० आ० 1985 -- केन्द्रीय प्रत्यक्ष कर बोर्ड, आयकर अधिनियम, 1961 (1961 का 43) की धारा 122 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करने हुए और संघ से सभी पूर्ववर्ती अधिसूचनाओं को अधिकार करने हुए, निदेश देता है कि नीचे अनुसूची के स्तंभ (1) में विनिर्दिष्ट रेंजों के सहायक आयकर आयुक्त (अपील), उनके स्तंभ (2) में तत्संबंधी प्रविष्टि में विनिर्दिष्ट आयकर अधिकारी (अपील) और जिलों में आयकर से निर्धारित ऐसे सभी व्यक्तियों और व्ययों की बाबत, जिन पर अधिकांश आयकर आयुक्त (अपील) में निहित है, अपने कृत्यों का पालन करेंगे।

| रेंज | आयकर अधिकारी, वार्ड और जिलें |
|--|---|
| 1 | 2 |
| सहायक आयकर आयुक्त (अपील) "अ" रेंज, नई दिल्ली | (1) जिला I, नई दिल्ली में सभी वार्ड, (2) जिला I, वार्ड क और क (1), नई दिल्ली (3) जिला II (1), (2), (2) अतिरिक्त, (3), (4), (5), (6), (7), (8), |

| 1 | 2 |
|---|---|
| | (8) अतिरिक्त, (9), (9) अतिरिक्त, (10), (11), (11) अतिरिक्त, (12), (12) अतिरिक्त, (13), (14), (15) और (16), नई दिल्ली (4) डाक्टर-सर्किल, नई दिल्ली (5) जिला II, वार्ड क, ख, ग, घ, ङ, च, फ (1), ग (1), ग (1) अतिरिक्त, अतिरिक्त ग (II), नई दिल्ली, (5) सर्वेक्षण वार्ड I (1), I (2), I (3), I (4), I (5) और कोई अन्य ऐसे वार्ड जो इसके पश्चात् स्पष्ट किए जाएं। |

जहां कोई आयकर अधिकारी, वार्ड या जिला या उसका भाग इस अधिसूचना द्वारा एक रेंज से किसी अन्य रेंज को अन्तर्गत हो जाता है, वहां उस आयकर अधिकारी, वार्ड या जिले या उसके भाग में किए गए निर्धारणों से उत्पन्न होने वाला और उस रेंज के, जिसे वह आयकर अधिकारी, वार्ड या जिला या उसका भाग अन्तर्गत हुआ है, सहायक आयुक्त (अपील) के समक्ष इस अधिसूचना की तारीख के ठीक पूर्व तबित्त अपीलें उस तारीख से जिस तारीख को यह अधिसूचना प्रभावी होती है, उस रेंज के, जिसको उक्त अधिकारी, वार्ड या जिला या उसका भाग अन्तर्गत हुआ है, सहायक आयुक्त (अपील) को अन्तर्गत की जाएगी और उसके द्वारा उन पर कार्यवाही की जाएगी, ।

यह अधिसूचना 16-6-1980 से प्रभावी होगी ।

[सं० 3425 (फा सं० 261/15/80-आई टी जे)]

हरजीत सिंह, अवसर सचिव, केन्द्रीय प्रत्यक्ष कर बोर्ड

S. O. 1985.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all the previous notifications in this regard, the Central Board of Direct Taxes hereby directs that Appellate Assistant Commissioner of Income-tax of the Ranges specified in column (1) of the Schedule below, shall perform their functions in respect of all persons and incomes assessed to income-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column (2) thereof over which the jurisdiction vests in Commissioner of Income-tax (Appeals).

| Range | Income-tax Circles, Wards and Districts |
|---|---|
| 1 | 2 |
| Appellate Assistant Commissioner of Income-tax, 'J' Range, New Delhi. | (i) All Wards in District I, New Delhi. (ii) District, I, Wards A & A (I), New Delhi. (iii) District. II(1), (2), (2) Addl. (3), (4), (5), (6), (7), (8), (8) Addl., (9), (9) Addl., (10), (11), (11) Addl. (12), (12) Addl., (13), (14), (15), and (16) New Delhi. (iv) Doctor's Circle, New Delhi. |

(1)

(2)

(v) District-II Wards A, B, C, D, E, F, A(1), C(1), C(1) Addl, Addl. C (II), New Delhi.

(vi) Survey Ward I(1), I(2), I(3), I(4), I(5), and any other such words that may be created hereafter.

Whereas the Income-tax Circle, Ward or District or part thereof stands transferred by this Notification from one Range to another Range, appeals arising out of the assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Asstt. Commissioner of the Range from whom that Income-tax Circle, Ward or District or part thereof is transferred shall from the date of this notification take effect be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 16-6-1980.

[No. 3425 /F. No. 261/15/80 ITJ]

HARJIT SINGH, Under Secy.

Central Board of Direct Taxes

व्यापार एवं नागरिक आपूर्ति मंत्रालय

(संयुक्त मुख्य निर्यातक, आयात-निर्यात का कार्यालय)

आदेश

बम्बई, 25 सितम्बर, 1979

क्र०आ० 1986.—सर्वश्री कलाश फार्मसी, 48, न्यू देवास राड, इन्दौर, मध्य प्रदेश की आयुर्वेदिक और युनानी दवाइयों के आयात के लिए (1) 37,500 (2) 18,750 (3) 18,750 रु० के तीन लाइसेंस सं० (1) पी/एस/1794396 (2) पी/एस/1794397 (3) पी/एस/1794398 जारी किए गए थे।

उपर्युक्त लाइसेंस निम्नलिखित शर्तों के अधीन जारी किए गए थे—

“यह लाइसेंस रजिस्ट्रार के अधीन जारी किया गया है कि इसके अन्तर्गत आयातित सभी दवा का उपयोग उक्त लाइसेंस-धर से दर्शाए गए पते पर केवल लाइसेंसधारी के कारखाने में किया जाएगा जिसके मद्दे लाइसेंस जारी किया गया है और उस प्रयोजन के लिए जिसके लिए लाइसेंस जारी किया गया है उसके लिए किया जाएगा अथवा अन्य विनिर्माता एक के कारखाने में समाविष्ट किया जा सकता है, किन्तु उसका कोई भी भाग किसी अन्य पार्टी को बेचा अथवा उपयोग अथवा अन्य किसी तरीके से उपयोग में लाने के लिए अनुमति नहीं दी जाएगी। लेकिन, अन्य कारखाने में इस प्रकार तैयार मांग लाइसेंसधारी द्वारा लिये गए विनिर्माण कार्य के उपयोग में लाया जाएगा। लाइसेंसधारी लाइसेंस के मद्दे आयातित माल के उपयोग और आयात का उचित लेखा निर्वहन विधि में रखेगा और वह लेखा प्रायोजक प्राधिकारी अथवा अन्य किसी संबंधित प्राधिकारी को उनके द्वारा विशिष्टकृत समय के भीतर प्रस्तुत करेगा”।

2. इसके पश्चात् उन्हें एक कारण बताओ सूचना सं० 1/13/74/एयू/ईएनएफ/3698 (दिनांक 7-10-76) से पूछने हुए जारी की गई थी कि वह 15 दिनों के भीतर कारण बताएं कि उनके नाम से जारी किए गए उक्त लाइसेंस को खण्ड 9, उप-खण्ड (क) के अन्तर्गत क्यों रद्द न किया जाए और वह इस आधार पर कि उपर्युक्त लाइसेंस मिथ्या निरूपण द्वारा प्राप्त किए गए हैं।

3. उक्त कारण बताओ सूचना डाक प्राधिकारी द्वारा बिना बांटे वापिस प्राप्त हो गई है।

4. अधोहस्ताक्षरी ने मामले की भली-भांति जांच कर ली है और इस परिणाम पर पहुँचे हैं कि उन्होंने मिथ्या निरूपण द्वारा लाइसेंस प्राप्त किए हैं जब कि उनका एकक लिए गए पते पर विद्यमान नहीं था।

5. पूर्व की कंडिकाओं में जो कुछ भी कहा गया है उसे ध्यान में रखते हुए, अधोहस्ताक्षरी समुष्ट हैं कि विषयाधीन लाइसेंस रद्द अथवा अन्यथा रूप से अप्रभावकारी किए जाने चाहिए। इसलिए, अधोहस्ताक्षरी आयात (नियंत्रण) आदेश, 1955 के खण्ड 9, उप-खण्ड (क) के अन्तर्गत प्रदत्त अधिकारी का प्रयोग करते हुए सर्वश्री कलाश फार्मसी, 48, न्यू देवास राड, इन्दौर, मध्य प्रदेश का जारी किए गए (1) 37,500 (2) 18,750 और (3) 18,750 रु० के लाइसेंस सं० (1) पी/एस/1794396 (2) पी/एस/1794397 और (3) पी/एस/1794398 को तद्द्वारा रद्द करता है।

6. यदि वे उपर्युक्त निर्णय से समुष्ट नहीं हैं तो, उन्हें यथा संशोधित, आयात (नियंत्रण) आदेश, 1955 के खण्ड 10(2) के अन्तर्गत समुचित प्राधिकारी अर्थात् अपर मुख्य निर्यातक, आयात-निर्यात, उद्योग भवन, नई दिल्ली को इस आदेश की तारीख से 30 दिनों के भीतर एक अपील दाखिल करनी चाहिए, जैसा कि समय-समय पर यथा संशोधित भारत सरकार, वाणिज्य मंत्रालय, आयात व्यापार नियंत्रण अधिसूचना सं० 12/66 दिनांक 10-11-66 में विनिर्दिष्ट किया गया है और देखें वाणिज्य मंत्रालय अधिसूचना सं० 17/76 दिनांक 20-8-76 जब यह अंतिम बार संशोधित किया गया। 1977-78 की आयात व्यापार नियंत्रण नियम तथा क्रियाविधि ईएनएफ की कंडिका 379 में अपील दाखिल करने की विधि निहित है।

[सं० 1/313/74/एयू/ईसीए/1432]

डी० के० खोस्ला, उप-मुख्य निर्यातक, आयात-निर्यात

MINISTRY OF COMMERCE AND CIVIL SUPPLIES

(Office of the Jt. Chief Controller of Imports and Exports)

ORDER

Bombay, the 25th September, 1979

S.O. 1986.—3 Licence Nos. (1) P/S/1794396 (2) P/S/1794397 (3) P/S/1794398 all dated 20-2-1973 of the value of Rs. (1) 37,500 (2) 18,750 (3) 18,750 for import of Ayurvedic and Unani Medicines were issued to M/s. Kailash Pharmacy, 48, New Dewas Road, Indore, Madhya Pradesh.

The aforesaid licences were issued subject to the following conditions :—

“This licence is issued subject to the condition that all items of goods imported under it, shall be used only in the licence holder's factory, at the address show in the application against which the licence is issued; and for the purpose for which the licence is issued or may be processed in the factory of another manufacturing unit, but no portion thereof shall be sold to any other party or utilised or permitted to be utilised in any other manner. The goods so processed in another factory shall however, be utilised in the manufacturing process undertaken by the licensee. The licensee shall maintain a proper account of consumption and utilisation of the goods imported against the licence in the prescribed manner and produce such account to the sponsoring authority or any other concerned authority within such time as may be specified by such authority”.

2. Thereafter, a show cause notice No. 1/313/74/AU/Enf/3698 dated 7-10-76 was issued asking them to show cause within 15 days as to why the said licences in their favour should not be cancelled in terms of Clause 9, sub-clause (a), on the ground that the above licences have been obtained by you by mis-representation of facts.

3. The said show cause notice has been received back undelivered by the Post Office.

4. The undersigned has carefully examined the said matter and has come to the conclusion that they have obtained the licences by misrepresentation of facts, when their unit was not in existence at the given address.

5. Having regard to what has been stated in the proceeding paragraph, the undersigned is satisfied that the licences in question should be cancelled or otherwise rendered ineffective. Therefore, the undersigned, in exercise of the powers vested in him under clause 9 sub-clause (a) of the Imports (Control) Order, 1955 hereby cancel the licence Nos. (i) P/S/1794396 (2) P/S/1794397 and (3) P/S/1794398 all dated 20-2-1973 for Rs. (1) 37,500 (2) 18,750 and (3) 18,750 issued in favour of M/s. Kailash Pharmacy, 48, New Dewas Road, Indore M. P.

6. In case they are not satisfied with the above decision, they may file an appeal under clause 10(2) of the Imports (Control) Order, 1955, as amended, to the competent authority i.e. Additional Chief Controller of Imports and Exports, Udyog Bhawan, New Delhi as specified in Government of India, Ministry of Commerce Import Trade Control Notification No. 12/66 dated 10-11-66, as amended from time to time and as last amended vide Ministry of Commerce Notification No. 17/76 dt. 20-8-76 within 30 days from the date of order. Paragraph 379 of the Import Trade Control Handbook of Rules and Procedure for 1977-78 lays down the procedure for filing an appeal.

[No. 1/313/74/AU|ECA|1432]

D. K. KHOSLA, Chief Controller of Imports and Exports

आदेश

मद्रास, 1 जुलाई, 1980

का०आ० 1987.—महेश्वरी सूर्य प्रभा मिल्स प्राइवेट लिमिटेड, कुनिया-मुत्तूर, कोयम्बटूर-641008 को, रुपये 5,45,785 तक. पुर्जे, प्रोजेक्टर और गेजम के साथ दो टोयोटा हार्ड प्रोडक्शन कोम्बर माडल सी एम 8 का आयात करने के लिए लाइसेंस संख्या पी-सीजी-2034707-सी-एक्सएम-73-एम-79 दिनांक 30-11-1979 जारी किया गया था। लाइसेंसधारी ने उपर्युक्त लाइसेंस की अनुलिपि प्रति जारी करने के लिए हमला प्रार्थना की है कि उक्त लाइसेंस किसी भी सीमाशुल्क प्राधिकारी से पंजीकृत करवाये बिना और बिलकुल उपयोग में लाये बिना खो गयी है अथवा अस्थानस्थ हो गयी है।

(नागरिक प्रति विभाग)

भारतीय मानक संस्था

नई दिल्ली, 1980-05-16

का० आ० 1988 - भारतीय मानक संस्था (प्रमाणन चिह्न) विनियम 1955 के विनियम 4 के उपविनियम (1) के अनुसार भारतीय मानक संस्था की ओर से अधिसूचित किया जाता है कि जिन मानक चिह्नों के डिजाइन उनके शाब्दिक उद्घरण तथा तन्मन्त्रों भारतीय मानकों के शीर्षको मजिन नीचे अनुसूची में दिए गए हैं वे भारतीय मानक संस्था द्वारा निर्धारित किए गए हैं।

भारतीय मानक संस्था (प्रमाणन चिह्न) अधिनियम 1952 और उनके अधीन बने नियमों और विनियमों के निम्नित ये मानक चिह्न उनके सम्बन्ध दर्शाई गई तिथियों से लागू होंगे:

अनुसूची

| क्रम संख्या | मानक चिह्न के डिजाइन उत्पाद/उत्पाद की श्रेणी | तन्मन्त्रों भारतीय मानक की तदसंख्या और शीर्षक | मानक चिह्न के डिजाइन का शाब्दिक उद्घरण | लागू होने की तिथि |
|-------------|---|---|---|-------------------|
| | जल वितरण के लिए ढलवा मिश्र तांबे को मुहर बिंद टोटिया और स्टाप वाल्व | IS : 8931--1978 जल वितरण के लिए ढलवा तांबे को सुन्दर बिंद टोटिया और स्टाप वाल्वों की विशिष्टि | भारतीय मानक संस्था का मोनोग्राम जिनमें "ISI" शब्द होते हैं स्वयं (2) में दिखाई गई गैली और अनुपातों में तैयार किया गया है और जैसा डिजाइन में दिखाया गया है मोनोग्राम के ऊपर की ओर भारतीय मानक की पद संख्या दी गई है। | 1980-01-16 |
| | जल वितरण के लिए ढलवा मिश्र तांबे की सुंदर पिपर टोटिया | IS : 8934--1978 जल वितरण के लिए ढलवा मिश्र तांबे की सुंदर पिपर टोटियों की विशिष्टि | .. | 1980-01-16 |



[संख्या सी एम डी/13-9]

ए० पी० बनर्जी, अपर महाविदेशक

आवेदक ने अपने तर्कों के समर्थन में एक प्रत्यक्ष दस्तावेज दिया है। अधोहस्ताक्षरी इस बात से संतुष्ट है कि मूल लाइसेंस संख्या पी-सीजी 2034707-सी-एक्सएम-73-एम-79 दिनांक 30-11-1979 खो दी गई है और आदेश देता है कि आवेदक का उपर्युक्त लाइसेंस का अनुलिपि प्रति जारी की जाये। लाइसेंस की मूल प्रति पुनर्प्राप्त रहूँ किवा जाता है।

अनुलिपि प्रति लाइसेंस संख्या डी-2434631 और डी-2464682 दोनों दिनांक 1-7-1980 अलग जारी किये जाते हैं।

[संख्या एंटीसी-सीजी-नान-डीजीटीडी-62-एम-80-एम 2]

के० रामन, उप-मुख्य निदेशक, आयात तथा निर्यात, कृते संयुक्त मुख्य निदेशक, आयात तथा निर्यात

ORDER

Madras, the 1st July, 1980

S.O. 1987.—M/s. Surya Prabha Mills (Private) Limited, Kuniyamuthur, Coimbatore-641008 were granted licence No. P/CG/2034707/C|XX|73/M 79 dated 30-11-1979 for import of 2 No. Toyoda High Production Comber Model CM 8 including spares, tools and gauges for the value of Rs. 5,45,785. They have requested for the issue of duplicate copy of the above licence which has been lost by them. Further it has been stated by them that the above licence has been misplaced by them without having been registered with any Customs authorities and utilised at all.

In support of their contention the applicant have filed an affidavit. The undersigned is satisfied that the original copy of the licence No. P/CG/2034707/C|XX|73/M 79 dated 30-11-1979 has been lost and directs that a duplicate copy of the said licence should be issued to them. The original copy of the licence is hereby cancelled.

Duplicate copies of the licence Nos. D. 2464681 and D. 2464682 both dated 2-7-80 has been issued separately.



[No. ITC|CG|Non-DGTD|62|AM 80|AU-II]

K. RAMAN, Dy. Chief Controller of Imports and Exports for Jt. Chief Controller of Imports and Exports

S.O. 1988.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark(s), design(s) of which together with the verbal description of the design(s) and the title(s) of the relevant Indian Standard(s) are given in the Schedule hereto annexed, have been specified.

These Standard Mark(s) for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from the dates shown against each:

SCHEDULE

| Sl. No. | Design of the Standard Mark | Product/Class of Product | No. and Title of the Relevant Indian Standard | Verbal description of the Design of the Standard Mark | Date of Effect |
|---------|---|--|--|---|----------------|
| (1) | (2) | (3) | (4) | (5) | (6) |
| |  | Cast copper alloy fancy bib taps and stop valves for water services. | IS: 8931—1978 Specification for cast copper alloy fancy bib taps and stop valves for water services. | The monogram of the Indian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in col. (2); the number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design. | 1980-01-16 |
| |  | Cast copper alloy fancy pillar taps for water services. | IS: 8934-1978 Specification for cast copper alloy fancy pillar taps for water services. | -do- | 1980-01-16 |

[No. CMD/13 : 9]

A.P. BANERJI, Addl. Director General

(नागरिक पूर्ति विभाग)

भारतीय मानक संस्था

नई दिल्ली, 1980-07-04

क्र०आ० 1989.—समय समय पर संशोधित भारतीय मानक संस्था (प्रमाणन विभाग) 1955 के विनियम 14 के उपविनियम (4) के अनुसार भारतीय मानक संस्था की ओर से अधिसूचित किया जाता है कि लाइसेंस संख्या सीएम/एल-7107 जिसके अधीन नीचे अनुसूची में दिए गए हैं फर्म द्वारा लाइसेंस चलाने में रुचि न होने के कारण दिनांक 80-03-01 से रद्द कर दिया गया है।

अनुसूची

| क्रम संख्या | लाइसेंस संख्या और तिथि | लाइसेंसधारी का नाम और पता | रद्द किए गए लाइसेंस के अधीन वस्तु/प्रक्रिया | सम्बन्धी भारतीय मानक |
|-------------|----------------------------|---|---|--|
| (1) | (2) | (3) | (4) | (5) |
| 1. | सीएम/एल-7107 1978-07-11 | मैसर्स उष्णकल आयरन फाउंड्री, पान-पोषा, राउरकेला-769004 (उड़ीसा) | बालू छले लोहे के मल पाइप और फिटिंग— (1) छलवां लोहे के मल पाइप (अलेपित) 100 मिमी, (2) लघु त्रिज्या मांड 100 मिमी, अभिगम द्वार रहित टेक लगे (3) ट्रेप 100 मिमी | IS : 1729-1964 बालू छले लोहे के स्पीगाट और साकेट वाले, मल, गन्दे पानी और संवातन पाइप, फिटिंग और सहायक सामान की विनिर्दिष्ट |

[सं० सीएमबी/55 : 7107]

(Deptt. of Civil Supplies)

INDIAN STANDARDS INSTITUTION

New Delhi, the 1980-07-04

S. O. 1989.—In pursuance of sub-regulation (4) of regulation 14 of the Indian Standards Institution (Certification Marks) Regulations, 1955 as amended from time to time, the Indian Standards Institution hereby notifies, that Licence No. CM/L—7107 particulars of which are given below has been cancelled with effect from on account of/due to 80.03.01 as the firm is not interested to operate the licence.

SCHEDULE

| Sl. No. | Licence No. and Date | Name & Address of the Licensee | Article/Process Covered by the Licensees Cancelled | Relevant Indian Standards |
|---------|-------------------------|---|--|--|
| (1) | (2) | (3) | (4) | (5) |
| 1. | CM/L-7107 1978-07-11 | M/s. Utkal Iron Foundry, Panposh, Rourkela, 769004 (Orissa) | Sand cast iron solid pipes and fittings (i) C. I. Soil pipes (uncoated) 100mm; (ii) Short radius bend without access door and also with rest 100 mm; and (iii) Trap 100mm | IS : 1729-1964 Specification for sand cast iron spigot and socket soil waste and ventilating pipes fittings and accessories. |


[No. MD/55 : 7107]

नई दिल्ली, 1980-07-07

क्र० आ० 1990.—भारतीय मानक संस्था (प्रमाणन चिह्न) विनियम 1955 के विनियम 4 के उपविनियम (1) के अनुसार भारतीय मानक संस्था की ओर से अधिसूचित किया जाता है कि जिस मानक चिह्न का डिजाइन, उसका शाब्दिक विवरण तथा तस्मन्बन्धी भारतीय मानक के परिपत्र सहित नीचे अनुसूची में दिया गया है वह भारतीय मानक संस्था द्वारा निर्धारित किया गया है।

भारतीय मानक संस्था (प्रमाणन चिह्न) अधिनियम 1952 और उसके अधीन बने नियमों और विनियमों के निमित्त यह मानक चिह्न 1980-03-16 से लागू होगा।

अनुसूची

| क्र० सं० | मानक चिह्न के डिजाइन | उत्पाद/उत्पाद की श्रेणी | तस्मन्बन्धी भारतीय मानक की पदसूच्य और शीर्षक | मानक चिह्न के डिजाइन का शाब्दिक विवरण |
|-------------|---|---|--|---|
| (1) | (2) | (3) | (4) | (5) |
| 1. |  | निमज्जनीय मोटरो में वाइडिंग के लिए पीबीसी रोधित तार | IS : 8783-1978 निमज्जनीय मोटरो में वाइडिंग के लिए पीबीसी रोधित तारों की विशिष्टि | भारतीय मानक संस्था का मानोग्राम जिसमें "IS" शब्द होते हैं स्तम्भ (2) में दिखाई गई शैली और अनुपात में तैयार किया गया है और जैसा डिजाइन में दिखाया गया है मानोग्राम के ऊपर की ओर भारतीय मानक की पदसूच्य भी गई है। |


[सूच्य सी एम डी/13. 9]

New Delhi, the 1980-07-07

S. O. 1990.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standards Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule Hereto annexed, has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Mark) Act, 1952 and the Rules and Regulation framed thereunder, shall come into force with effect from 1980-03-16 :

SCHEDULE

| Sl. No. | Design of the Standard Mark | Product/Class of Product | No. and Title of the Relevant Indian Standard | Verbal description of the Design of the Standard Mark |
|---------|---|--|---|--|
| (1) | (2) | (3) | (4) | (5) |
| 1. |  | PVC insulated winding wires for submersible motors | IS : 8783—1978 Specification for PVC insulated winding wires for submersible motors | The monogram of the Indian Standards Institution, consisting of letters 'IS', drawn in the exact style and relative proportions as indicated in Col. (2); the number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design. |

[No. CMD/13 : 9]

क्र० आ० 1991—भारतीय मानक संस्था (प्रमाणन चिह्न) विनियम 1955 के विनियम 7 के उपविनियम (3) के अनुसार भारतीय मानक संस्था द्वारा अधिसूचित किया जाता है कि पीवीसी रोधित वाइरिंग तारों की प्रति इकाई मुहर लगाने की फीस नीचे अनुसूची में दिए गए व्योरे के अनुसार निर्धारित की गई है और यह फीस 1980-03-16 से लागू होगी।

अनुसूची

| क्रम संख्या | उत्पाद/उत्पाद की श्रेणी | तत्सम्बन्धी भारतीय मानक की पदसंख्या और शीर्षक | इकाई | प्रति इकाई मुहर लगाने की फीस |
|-------------|---|---|-----------|---|
| (1) | (2) | (3) | (4) | (5) |
| 1. | निमज्जनीय मोटरो में वाइरिंग के लिए पीवीसी रोधित तार | IS : 8783-1978 निमज्जनीय मोटरो में वाइरिंग के लिए पीवीसी रोधित तारों की विनिष्ट | 1000 मीटर | (1) रु० 1.00 प्रति इकाई पहली 5000 इकाइयों के लिए, और (2) 75 पैसे प्रति इकाई 5001 वीं इकाई और अगली इकाइयों के लिए |

[संख्या सी एम डी/13 : 10]

S. O. 1991.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies that the marking fee per unit for PVC insulated winding wires details of which are given in the Schedule hereto annexed, has been determined and the fee(s) shall come into force with effect from 1980-03-16 :

SCHEDULE

| Sl. No. | Product/Class of Product | No. and Title of Relevant Indian Standard | Unit | Marking Fee per Unit |
|---------|--|---|-------------|--|
| (1) | (2) | (3) | (4) | (5) |
| 1. | PVC insulated winding wires for submersible motors | IS : 8783—1978 Specification for PVC insulated winding wires for submersible motors | 1000 Metres | (i) Re 1.00 per unit for the first 5000 units and (ii) 75 Paise per unit for the 5001st unit and above. |


[No. CMD/13 : 10]

नई दिल्ली, 1980-07-08

क्र० आ० 1992—भारतीय मानक संस्था (प्रमाणन चिह्न) विनियम 1955 के विनियम 4 के उप विनियम (1) के अनुसार भारतीय मानक संस्था की ओर से अधिसूचित किया जाता है कि जिस मानक चिह्न का डिजाइन, उसके शाब्दिक विवरण तथा तत्सम्बन्धी भारतीय मानक के शीर्षक सहित नीचे अनुसूची में दिया गया है वह भारतीय मानक संस्था द्वारा निर्धारित किया गया है।

भारतीय मानक संस्था (प्रमाणन चिह्न) अधिनियम 1952 और उसके अधीन बने नियमों और विनियमों के निमित्त यह मानक चिह्न 1980-04-01 से लागू होगा।

अनुसूची

| क्रम संख्या | मानक चिह्न की डिजाइन | उत्पाद/उत्पाद की श्रेणी | तत्सम्बन्धी भारतीय मानक की पद संख्या और शीर्षक | मानक चिह्न के डिजाइन का शाब्दिक विवरण |
|-------------|---|-------------------------|--|---|
| (1) | (2) | (3) | (4) | (5) |
| 1. |  | इस्पात पाइपों के फ्लैज | IS : 6392-1971 इस्पात पाइपों के फ्लैजों की विनिष्ट | भारतीय मानक संस्था का मोनोग्राम जिसमें "ISI" शब्द होने हैं स्तम्भ (2) में दिखाई गई शैली और अनुपात में तैयार किया गया है और जैसा डिजाइन में दिखाया गया है मोनोग्राम के ऊपर की ओर भारतीय मानक की पदसंख्या दी गई है। |


[संख्या सी एम डी/13 : 9]

New Delhi, the 1980-07-08

S. O. 1992.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from 1980-04-01 :

SCHEDULE

| Sl. No. | Design of the Standard Mark | Product/Class of Product | No. and Title of the Relevant Indian Standard | Verbal description of the Design of the Standard Mark |
|--------------|---|--------------------------|---|---|
| (1) | (2) | (3) | (4) | (5) |
| 1. IS : 6392 |  | Steel pipe flanges | IS : 6392—1971 Specification for steel pipe flanges | The monogram of the Indian Standards Institution consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2) the number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design. |

[No. CMD/13 :9]

का० आ० 1993—भारतीय मानक संस्था (प्रमाणन चिह्न) के विनियम 1955 के विनियम 7 के उपविनियम (3) के अनुसार भारतीय मानक संस्था द्वारा अधिसूचित किया जाता है कि इस्पात पाइपों के फ्लैजों के प्रति इकाई मुहर लगाने की फीस नीचे अनुसूची में दिए गए व्योरे के अनुसार निर्धारित की गई है और यह फीस 1980-04-01 से लागू होगी।

अनुसूची

| क्रम संख्या | उत्पाद/उत्पाद की श्रेणी | तत्सम्बन्धी भारतीय मानक की पद संख्या और शीर्षक | इकाई | प्रति इकाई मुहर लगाने की फीस |
|-------------|-------------------------|---|--------|------------------------------|
| (1) | (2) | (3) | (4) | (5) |
| 1 | इस्पात पाइपों के फ्लैज | IS : 6392-1971 इस्पात पाइपों के फ्लैजों की विशिष्टि | एक अदद | 15 पैसे |

[संख्या सी एम डी/13:10]

S. O. 1993.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution, hereby, notifies that the marking fee per unit for steel pipe flanges details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 1980-04-01 :

SCHEDULE

| Sl. No. of Product | Product/Class of Product | No. and Title of Relevant Indian Standard | Unit | Marking Fee per Unit |
|--------------------|--------------------------|---|-----------|----------------------|
| (1) | (2) | (3) | (4) | (5) |
| 1. | Steel pipe flanges | IS : 6392—1971 Specification for steel pipe flanges | One Piece | 15 Paise |

[No. CMD/13 : 10]

का० आ० 1994.—समय समय पर संशोधित भारतीय मानक संस्था (प्रमाणन चिह्न) के विनियम 1955 के विनियम 14 के उपविनियम 4 के अनुसार भारतीय मानक संस्था द्वारा अधिसूचित किया जाता है कि प्रमाणन चिह्न वाले लाइसेंस जिनके व्योरे नीचे अनुसूची में दिए गए हैं, स्पष्ट 6 में दर्शाई गई तिथियों से गतावधि हो गये हैं या उनका नवीकरण स्थगित किया गया है।

अनुसूची

| क्रम सं० | लाइसेंस संख्या और जारी करने की तिथि | लाइसेंसधारी का नाम और पता | वस्तु/प्रक्रिया और सम्बद्ध IS पदनाम | जिस राजपत्र में लाइसेंस की स्वीकृति छपी है उसका एम ओ सं० और तिथि | विवरण |
|----------|-------------------------------------|---------------------------|-------------------------------------|--|-------|
| (1) | (2) | (3) | (4) | (5) | (6) |

गतावधि लाइसेंस

| | | | | |
|-------------------------------|---------------------------------------|---|--------------------------------|--|
| 1. सी एम/एल-708 1964-06-29 | सन रोलिंग मिल्स प्रा० लि०, कलकत्ता | संरचना इस्पात (मानक किस्म) IS : 226—1975 | एम ओ 2590 दिनांक 1964-08-01 | इस लाइसेंस का नवीकरण 1975-08-31 को स्थगित किया गया था, अब उसी तिथि से इसे गतावधि माना जाए। |
|-------------------------------|---------------------------------------|---|--------------------------------|--|

| (1) | (2) | (3) | (4) | (5) | (6) |
|---------------------------------|---|---|-----------------------------------|---|-----|
| 2. सी एम/एल-709 1964-06-29 | " | संरचना इस्पान (साधारण किस्म) IS : 1977—1975 | " | " | " |
| 3. सी एम/एल-868 1964-11-28 | यूनिजन जूट कं० लि०, कलकत्ता- 700001 | भारतीय डाट 305 और 209 ग्रा/बी ² IS : 2818 (भाग 2)—1971 | एस प्रो 79 दिनांक 1965-01-02 | इस लाइसेंस का नवीकरण 1976-11-30 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 4. सी एम/एल—1213 1966-02-28 | हिन्दुस्तान मिटरल प्रॉडक्ट्स प्रा० लि०, बम्बई-400022 | बीडीटी धूलन कृष्ण— IS : 564—1975 | एस प्रो 851 दिनांक 1966-03-19 | 1977-08-31 के बाद लाइसेंस गतावधि | |
| 5. सी एम/एल-1472 1967-07-15 | " | एण्ड्रुस पायसनीय सान्द्र IS : 1310—1974 | एस प्रो 2949 दिनांक 1967-08-26 | " | |
| 6. सी एम/एल-1533 1967-09-28 | सोनितो इंजीनियरिंग वर्क्स, हावड़ा | इस्पान के ड्रम (कलई चढे और थोर कलई चढे) IS : 2552—1970 | एस प्रो 3733 दिनांक 1967-10-21 | इस लाइसेंस का नवीकरण 1968-09-30 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 7. सी एम/एल-1624 1968-01-16 | एम०एल० चटर्जी एंड कं०, हावड़ा | बी-बेल्डो के लिए बी-ब्रांच वाली गरारिया— IS : 3142—1965 | एस प्रो 684 दिनांक 1968-02-24 | 1976-07-31 को बाद लाइसेंस गतावधि। | |
| 8. सी एम/एल-1839 1968-11-22 | ऐप्रो इंडस्ट्रियल केमिकल्स कं०, अमरपुर जिला, नैनीताल | एण्ड्रुस पायसनीय सान्द्र— IS : 1307—1973 | एस प्रो 4594 दिनांक 1968-12-28 | इस लाइसेंस का नवीकरण 1976-07-31 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 9. सी एम/एल-2018 1969-07-11 | जय केमिकल्स, फरीदाबाद | एण्ड्रुस पायसनीय सान्द्र— IS : 1310—1974 | एस प्रो 3585 दिनांक 1969-09-06 | 1977-03-31 के बाद लाइसेंस गतावधि। | |
| 10. सी एम/एल-2277 1970-09-16 | जयपाल उद्योग सोनी जिला मेरठ (उ०प्र०) | एण्ड्रुस पायसनीय सान्द्र— IS : 1310—1974 | एस प्रो 1508 दिनांक 1970-04-25 | 1977-03-31 के बाद गतावधि। | |
| 11. सी एम/एल-2408 1970-09-11 | आरबी मिटरल, फरीदाबाद (हरियाणा) | एण्ड्रुस पायसनीय सान्द्र— IS : 1310—1974 | एस प्रो 3349 दिनांक 1971-09-11 | 1977-08-21 के बाद गतावधि। | |
| 12. सी एम/एल-2426 1970-10-14 | भारत पल्बराइजिंग मिल्स प्रा० लि०, बम्बई | बीडीटी जल परिलोपी सान्द्र— IS : 565—1961 | एस प्रो 561 दिनांक 1971-01-30 | इस लाइसेंस का नवीकरण 1976-09-30 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 13. सी एम/एल-2451 1970-11-06 | कुट्टी फ्लश डोर एंड फर्नीचर कं० प्रा० लि०, मद्रास-49 | लकड़ी के विलेदार और कांच लगे किवाड़ IS : 1003(भाग 1)—1966 | एस प्रो 3593 दिनांक 1971-10-02 | इस लाइसेंस का नवीकरण 1976-11-15 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 14. सी एम/एल-2452 1970-11-06 | कुट्टी फ्लश डोर एंड फर्नीचर कं० प्रा० लि०, मद्रास-49 | लकड़ी के दरवाजों विडकियों और रोमनबानों के बीछटे— IS : 4021—1967 | एस प्रो 3595 दिनांक 1971-10-02 | इस लाइसेंस का नवीकरण 1976-11-15 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 15. सी एम/एल-2589 1971-03-15 | यूनिजन जूट कं० लि०, कलकत्ता- 700001 | जूट गलीबों के नीचे लगने वाला कपड़ा— IS : 4900—1969 | एस प्रो 2014 दिनांक 1971-05-22 | इस लाइसेंस का नवीकरण 1976-11-30 को स्थगित किया गया था जब उसी तिथि से उसे गतावधि माना जाए। | |

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| 16. सी एम/एल-2596 1971-03-17 | बंगाल यूनाइटेड कं. प्रा० लि०, कलकत्ता | भाग बुझाने के तलके खम्बानुमा स्टैंड वाले— IS: 908—1965 | एस प्रो 2405 दिनांक 1971-06-19 | | 1977-03-15 के बाद गतावधि |
| 17. सी एम/एल-2679 1971-05-17 | मोरी केबल्स इंडस्ट्रीज, अहमदा- बाद | पालीइथाइलीन रोहित और पॉलीइथालीन खोलवार केबल— IS: 3035(भाग 3)—1967 | एस प्रो 5027 दिनांक 1971-11-06 | | 1977-09-15 के बाद गतावधि |
| 18. सी एम/एल-2680 1971-05-17 | " | पॉलीइथाइलीन रोहित और पी बी सी खोलवार केबल, 250 वोल्ट तक— IS: 1596—1970 | " | " | " |
| 19. सी एम/एल-2693 1971-05-18 | प्रीमियर पेस्टीसाइड्स प्रा० लि०, कोचीन | एण्ड्रिन पायसनीय सांद्र— IS: 1310—1974 | एस प्रो 5027 दिनांक 1971-11-06 | | 1977-08-31 के बाद गतावधि |
| 20. सी एम/एल-2813 1971-11-25 | काप हेल्थ प्रॉडक्ट प्रा० लि० गाजियाबाद | एण्ड्रिन पायसनीय सांद्र— IS: 1310—1974 | एस प्रो 403 दिनांक 1972-02-05 | | 1977-03-31 के बाद गतावधि |
| 21. सी एम/एल-2881 1972-01-18 | मोबी वेजीटेबल प्रॉडक्ट्स मोबी (गुजरात) | 18-लिटर बर्गीकार टिन— IS: 916—1975 | एस प्रो 2777 दिनांक 1972-10-07 | | 1977-07-15 के बाद गतावधि |
| 22. सी एम/एल-2964 1972-03-10 | इंडस्ट्रियल गैसेज लि०, हावड़ा | एक बालक वाले रेबटीफायर युक्त बी सी ग्राकवेलडर— IS: 4559—1968 | एस प्रो 887 दिनांक 1973-03-24 | | इस लाइसेंस का नवीकरण 1975-03-15 को स्वगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। |
| 23. सी एम/एल-3025 1972-03-30 | सर्वन स्टील लि०, हैदराबाद | शीत बेलिगत इस्पात की पट्टियां (बक्सों में जड़ने की) IS: 5772—1973 | " | | इस लाइसेंस का नवीकरण 1976-03-21 को स्वगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। |
| 24. सी एम/एल-3026 1972-03-30 | प्रॉक्सिम इंडस्ट्रीज, कटक-1 | सामान्य जलमह कैनवस के तिरपाल IS: 2089—1972 | " | | इस लाइसेंस का नवीकरण 1976-05-31 को स्वगित किया गया था जब उसी तिथि से गतावधि माना जाए। |
| 25. सी एम/एल-3068 1972-05-19 | श्री लक्ष्मी प्रायर्न एंड स्टील वर्क्स प्रा० लि०, विलुभा, हावड़ा (पं० बंगाल) | संरचना इस्पात (मानक किस्म)— IS: 226—1975 | एस प्रो 2308 दिनांक 1972-10-21 | | इस लाइसेंस का नवीकरण 1976-05-15 को स्वगित किया गया था जब उसी तिथि से गतावधि माना जाए। |
| 26. सी एम/एल-3069 1972-05-19 | " | संरचना इस्पात (साधारण किस्म)— IS: 1977—1975 | " | " | " |
| 27. सी एम/एल-3102 1972-07-13 | रेकमैन सिप्रिंग्स प्रा० लि० तई विल्पी 110015 | स्वचल वाहनों में मिलम्बन के लिए कमानों की पलियां और पत्तीदार कमानियां— IS: 1135—1973 | एस प्रो 1948 दिनांक 1973-07-14 | | 1976-09-15 के बाद लाइसेंस गतावधि। |
| 28. सी एम/एल-3202 1972-11-01 | साहू एंड कं०, हावड़ा | जलकल कार्यों के लिए स्लूम बाल्ट (300 मिमी आकार तक) बर्ग-1— IS: 780—1969 | एस प्रो 1700 दिनांक 1973-06-16 | | 1976-10-31 के बाद लाइसेंस गतावधि। |

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| 29 सी एम/एल-3253 1972-12-11 | हिन्दुस्तान मिनरल प्राइवेट लि० बम्बई | 2, 4 बी सोडियम तकनीकी — IS 1488—1969 | एस प्रो 1797 दिनांक 1974-07-20 | 1977-08-31 के बाद लाइसेंस गतावधि | |
| 30 सी एम/एल-3269 1973-01-03 | एच। इंडस्ट्रियल केमिकल क०, रुद्रपुर (नैनीताल) | एल्यूमिनीयम धूलन चूण— IS 1308—1974 | एस प्रो 1798 दिनांक 1974-07-20 | इस लाइसेंस का नवीकरण 1976-09-30 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 31 सी एम/एल-3366 1973-03-21 | कायन उद्योग कलकत्ता | 18-लिटर के बर्तार टिन— IS 916—1966 | एस प्रो 955 दिनांक 1975-03-29 | इस लाइसेंस का नवीकरण 1974-03-15 को स्थगित किया गया था जब उसी तिथि से गतावधि माना जाए। | |
| 32 सी एम/एल-3392 1973-04-23 | जम कल वाटर मीटर इंडस्ट्रीज कोटा (राजस्थान) | पानी के मीटर, शुष्क डायम अनुमानित किस्म ए, 5 मि मी पाइप के— IS 779—1968 | एस प्रो 875 दिनांक 1975-03-22 | इस लाइसेंस का नवीकरण 1974-03-30 को स्थगित किया गया था जब उसी तिथि से गतावधि माना जाए। | |
| 33 सी एम/एल-3864 1973-04-23 | हनुमान हजी० बक्से लखनऊ | कंक्रीट प्रबलन के लिए ठंडी मरोठी विद्रुत इस्पात की मरिसा— IS 1786—1960 | एस प्रो 470 दिनांक 1975-11-01 | 1977-06-30 के बाद लाइसेंस गतावधि | |
| 34 सी एम/एल-3922 1974-08-09 | कृषि केमिस्ट प्रा० लि० बंगलौर-11 | नैसर्गिक पायसनीय साम्र— IS 2567—1973 | एस प्रो 686 दिनांक 1976-02-14 | इस लाइसेंस का नवीकरण 1975-08-15 को स्थगित किया गया था जब उसी तिथि से गतावधि माना जाए। | |
| 35 सी एम/एल-4207 1975-02-10 | एस एम पी प्रा० लि० बम्बई | एल्यूमिनीयम पायसनीय साम्र— IS 1310—1974 | एस प्रो 2473 दिनांक 1976-07-10 | 1977-03-31 के बाद लाइसेंस गतावधि | |
| 36 सी एम/एल-4270 1975-03-20 | शक्ति इंजीनियरिंग क० विजय बाबा | पूर्ण एलुमिनियम बालक और इस्पात प्रबलित एलुमिनियम बार वाले बालक— IS 398—1961 | एस प्रो 2473 दिनांक 1976-07-10 | 1977-03-31 के बाद लाइसेंस गतावधि | |
| 37 सी एम/एल-4323 1975-04-21 | ट्रापिकल एगोमिस्ट्रस (प्रा०) लि० फाटलापालम-69713 (केरल) | एल्यूमिनीयम पायसनीय साम्र— IS 1310—1974 | एस प्रो 3550 दिनांक 1976-10-09 | 1977-04-30 के बाद लाइसेंस गतावधि | |
| 38 सी एम/एल-4333 1975-04-25 | याबलेकर पेस्टीसाइड्स प्रा० लि०, नागपुर | एल्यूमिनीयम पायसनीय साम्र— IS 1310—1974 | " | 1977-03-31 के बाद लाइसेंस गतावधि | |
| 39 सी एम/एल-4356 1975-05-09 | मालवा फील्ड एंड फर्टिलाइजर्स इंडी-452003 | पशु आहार— IS 2052—1975 | एस प्रो 3623 दिनांक 1976-10-16 | 1977-08-15 के बाद लाइसेंस गतावधि | |
| 40 सी एम/एल-4357 1975-05-09 | " | मुर्गीदाना— IS 1374—1968 | " | " | |
| 41 सी एम/एल-4384 1975-05-15 | विजय श्री फर्टिलाइजर्स इन्- सेक्टीसाइड्स एंड फार्मास्यूटिकल्स गुदूर | एल्यूमिनीयम पायसनीय साम्र— IS 1310—1974 | " | 1977-03-31 के बाद लाइसेंस गतावधि | |
| 42 सी एम/एल-4409 1975-05-29 | मोहंदा एलॉयज एंड स्टीम लि० सुधियामा | स्प्रिंग बाशरो के लिए इस्पात— IS 4272—1972 | " | 1977-05-31 के बाद लाइसेंस गतावधि | |
| 43 सी एम/एल-4444 1975-06-20 | कटेनर्स एंड क्लोजर्स लि० कलकत्ता- 700013 | इस्पात के ड्रम (अस्तीकृत और बिना अस्तीकृत) — IS 2582—1970 | एस प्रो 3073 दिनांक 1975-09-13 | इस लाइसेंस का नवीकरण 1976-06-30 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |

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| 44. सी एम/एल-4457 1975-06-30 | गवर्नमेंट शू फैक्टरी कटक-3 | खनिको घोर भारी धातु उद्योगों के लिए सुरक्षा बूट और जूते— IS : 1989—1977 | एस ओ 3073 दिनांक 1975-09-13 | 1977-06-30 के बाद गतावधि | |
| 45. सी एम/एल-4581 1975-07-14 | श्री अम्बिका इंडस्ट्रीज क्लर | बाय की पेटियों की धातु की फिटिंग— IS : 10—1970 | एस ओ 3914 दिनांक 1976-10-30 | 1976-07-15 के बाद गतावधि | |
| 46. सी एम/एल-4537 1975-07-31 | नार्देन मिनरल्स (प्रा०) लि० गुड़गांव (हरियाणा) | एण्ड्रोन पायसमीय सान्द्र— IS : 1310—1974 | „ | 1977-03-31 के बाद गतावधि | |
| 47. सी एम/एल-4570 1975-08-11 | इण्डस्ट्रियल केमिकल एंड मिनरल, गाजियाबाद | मैलाथियोन धूलन चूर्ण— IS : 2568—1973 | एस ओ 428 दिनांक 1977-02-05 | 1977-08-15 के बाद लाइसेंस गतावधि | |
| 48. सी एम/एल-4603 1975-08-29 | ऐभीमस केमिकल प्रा० लि० बम्बई-400001 | डी डी टी धूलन चूर्ण— IS : 564—1975 | „ | इस लाइसेंस का नवीकरण 1977-08-15 को स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 49. सी एम/एल-4605 1975-08-29 | सरदार पटेल केमिकल्स ग्रहमवा- बाद-380021 | डी डी टी पायसमीय सान्द्र— IS : 633—1975 | एस ओ 428 दिनांक 1977-02-05 | 1977-09-15 के बाद लाइसेंस गतावधि | |
| 50. सी एम/एल-4653 1975-09-22 | ऐभीमस केमिकल्स प्रा० लि० बम्बई-400001 | बी एच सी धूलन चूर्ण— IS : 561—1972 | एस ओ 832 दिनांक 1977-03-19 | इस लाइसेंस का नवीकरण 1977-08-15 को स्थगित किया गया था जब उसी तिथि से गतावधि माना जाए। | |
| 51. सी एम/एल-4667 1975-09-23 | ग्राम्थ फाउंडरी एंड मशीनरी क० लि० इंदौराबाद-500029 | जल, मल और गैस के लिए अपकेन्द्री डलवा (स्पन) लोहे के दाब पाइप— IS : 1536—1967 | एस ओ 832 दिनांक 1977-03-19 | इस लाइसेंस का नवीकरण 1976-09-30 के बाद स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 52. सी एम/एल-4933 1976-01-01 | फलोरा फैब्रीकेटर्स कलकत्ता | बम्यू सी तथा मृत्तालयों के लिए पलश की टंकियां (वाल्स रहित साइफल नुमा) IS : 774—1971 | एस ओ 1148 दिनांक 1977-04-16 | इस लाइसेंस का नवीकरण 1976-10-31 के बाद स्थगित किया गया था जब उसी तिथि से गतावधि माना जाए। | |
| 53. सी एम/एल-4933 1976-01-01 | फलोरा फैब्रीकेटर्स कलकत्ता | बाय की पेटियों की धातु फिटिंग— IS : 10—1970 | एस ओ 1312 दिनांक 1977-05-07 | 1976-12-31 के बाद लाइसेंस गतावधि | |
| 54. सी एम/एल-5247 1976-05-28 | रतन टी रालर्स प्रा० लि० कलकत्ता | संरचना इस्पात (मानक किस्म) IS : 226—1975 | — | 1977-05-31 के बाद लाइसेंस गतावधि | |
| 55. सी एम/एल-5248 1976-05-28 | रतन टी रालर्स प्रा० लि० कलकत्ता | संरचना इस्पात (मानक किस्म)— IS : 1977—1975 | एस ओ 1312 दिनांक 1977-05-07 | 1977-05-31 के बाद लाइसेंस गतावधि | |
| 56. सी एम/एल-5255 1976-05-28 | बेकफील्ड प्रॉडक्ट्स क० इंडिया प्रा० लि०, पूना-411014 | अमरेश— IS : 1606—1974 | „ | इस लाइसेंस का नवीकरण 1977-05-31 के बाद स्थगित किया गया था जब उसी तिथि से इसे गतावधि माना जाए। | |
| 57. सी एम/एल-5256 1976-05-28 | „ | टारट्राजीन— IS : 1694—1974 | „ | „ | |
| 58. सी एम/एल-5257 1976-05-28 | „ | सूर्यास्त परिला— IS : 1695—1974 | „ | „ | |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 59. सी एम/एल-5276 1976-06-07 | बेस्ट टिन बीम्स मैन्यू० कं० अनंत- पुर | 18 लीटर के बर्गाकार टीन— IS: 916—1976 | „ | | 1977-06-15 के बाद गतावधि |
| 60. सी एम/एल-5205 1976-06-21 | ओरिएण्टल स्टील एण्ड इण्डस्ट्रीज लि०, कलकत्ता | संरचना इस्पात (मानक किस्म) के रूप में बेल्जन के लिए कार्बन इस्पात की मिल्लिया तथा इंगट— IS: 6914—1973 | „ | | 1977-06-15 के बाद गतावधि |
| 61. सी एम/एल-5306 1976-06-21 | „ | संरचना इस्पात (साधारण किस्म) के रूप में बेल्जन के लिए कार्बन इस्पात की मिल्लिया तथा इंगट— IS: 6915—1973 | „ | | „ |
| 62. सी एम/एल-5249 1976-07-09 | को प्रापरेटिव कंट्रोल फीड फैक्ट्री, जयपुर | पशुओं के अमिश्रित आहार— IS: 2052—1968 | „ | | 1977-07-15 के बाद गतावधि |
| 63. सी एम/एल-5357 1976-07-14 | पेस्ट बेसी क०, जिला ठाणे | एण्ड्रुन पायसनीय साबु— IS: 1310—1974 | — | | „ |
| 64. सी एम/एल-5358 1976-07-14 | हैमिंग्टन मिम्स लि०, कलकत्ता | आद की बोरियो के लिए जूट का कपड़ा IS: 7407—1974 | — | | „ |
| 65. सी एम/एल-5403 1976-08-02 | ओरिएण्टल स्टील एण्ड इण्डस्ट्रीज लि०, कलकत्ता-700001 | परतबार कमनिया (रेम के छिन्नों के लिए लपेटे सेक्सन और फाक (रिब) और खांच सेक्सन इस्पात— IS: 3885 (भाग 1)— 1966 IS: 3885 (भाग 2)— 1969 | — | | 1977-07-31 के बाद लाइसेंस गतावधि |
| स्थगित लाइसेंस | | | | | |
| 66. सी एम/एल-169 1960-02-22 | मैसूर इंसेक्टोसाइड्स क० प्रा० लि०, मद्रास | बी एच सी (एच सी एच) धूलन पूर्ण— IS: 561—1972 | एस प्रो 611 दिनांक 1960-03-12 | | 1977-09-15 के बाद स्थगित |
| 67. सी एम/एल-201 1960-06-15 | भारत पञ्चराइजिंग मिम्स प्रा० लि०, मद्रास | डी डी टी जल परिक्षेपी पूर्ण,— IS: 565—1961 | एस प्रो 1632 1960-07-02 | | 1977-09-30 के बाद स्थगित |
| 68. सी एम/एल-202 1960-06-15 | „ | बी एच सी (एच सी एच) धूलन पूर्ण— IS: 561—1972 | „ | | „ |
| 69. सी एम/एल-340 1961-09-20 | मैसूर इंसेक्टोसाइड्स क० प्रा० लि०, मद्रास | डी डी टी धूलन पूर्ण— IS: 564—1975 | एस प्रो 2447 दिनांक 1961-10-14 | | 1977-09-15 के बाद स्थगित |
| 70. सी एम/एल-451 1962-08-30 | कोयम्बतूर प्रोमियर कारपोरे० प्रा० लि०, कोयम्बतूर | तीस केजी प्रेरण मोटर— IS: 325—1970 | एस प्रो 2845 दिनांक 1962-09-15 | | „ |
| 71. सी एम/एल-1018 1965-02-16 | मैसूर इंसेक्टोसाइड्स प्रा० लि०, मद्रास | बी एच सी (एच सी एच) पायसनीय साबु— IS: 632—1972 | एस प्रो 987 दिनांक 1965-03-27 | | „ |
| 72. सी एम/एल-1298 1966-07-20 | मोदी स्टील्स, मोदी नगर | सामान्य इंजीनियरी कार्यों के लिए मृक्ष इस्पात के बार— IS: 280—1972 | एस प्रो 2600 दिनांक 1966-08-27 | | 1977-07-15 के बाद स्थगित |
| 73. सी एम/एल-1393 1967-02-15 | मिथल पेस्टोसाइड्स, आगरा | बी एच सी (एच सी एच) पायसनीय साबु— IS: 632—1972 | एस प्रो 1088 दिनांक 1967-04-01 | | 1977-05-15 के बाद स्थगित |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 74. सी एम/एल-1403 1967-03-03 | इंडियन मिनरल इंडस्ट्रीज लि०, कलकत्ता | बी एच सी (एच सी एच) जल परिष्करी पूर्ण— IS : 562—1972 | एस प्रो 1431 दिनांक 1967-04-29 | | 1977-07-31 के बाद स्थगित |
| 75. सी एम/एल-1436 1967-05-11 | मान इंस्ट्रुमेंट कारपोरेशन लि०, जयपुर | बरबाजों, बिड़कियों और बल- यानों के लिए इस्पात के सेक्शन— IS : 7452—1974 | एस प्रो 2080 दिनांक 1967-06-24 | | 1977-52-15 के बाद स्थगित |
| 76. सी एम/एल-1476 1967-07-13 | गोआ पेस्टीसाइड्स प्रा० लि०, गोआ | एथिल पायसनीय सान्द्र— IS : 1310—1958 | एस प्रो 2949 दिनांक 1967-08-26 | | 1977-07-31 के बाद स्थगित |
| 77. सी एम/एल-1518 1967-09-15 | जयलक्ष्मी फर्टिलाइजर्स, ठनाकू | डी डी टी परिष्करी पूर्ण— IS : 565—1961 | एस प्रो 3733 दिनांक 1967-10-21 | | 1977-09-15 के बाद स्थगित |
| 78. सी एम/एल-1519 1967-09-15 | „ | बी एच सी (एच सी एच) जल परिष्करी पूर्ण— IS : 562—1972 | | | 1977-8-15 के बाद स्थगित |
| 79. सी एम/एल-1546 1967-10-13 | प्रजितसारिया इंडस्ट्रीज, गोहाटी | बाय का पेटियों की धातु फिटिंग— IS : 10—1976 | एस प्रो 4258 दिनांक 1967-12 | | 1977-05-15 के बाद स्थगित |
| 80. सी एम/एल-1749 1968-07-18 | सिंधल पेस्टीसाइड्स, आगरा | एथिल पायसनीय सान्द्र— IS : 1307—1973 | एस प्रो 3150 दिनांक 1963-09-14 | | 1977-07-15 के बाद स्थगित |
| 81. सी एम/एल-1756 1968-07-29 | राजा मेकेनिकल इंजी० कं०, बंगलौर | इस्पात के बरबाजों, बिड़की और बातायात— IS : 1038—1968 | „ | | 1977-07-31 के बाद स्थगित |
| 82. सी एम/एल-1442 1968-11-25 | केरल इलेक्ट्रिकल एंड एलाइड इंजी०, कं० लि०, कुण्डारा | तीन फेजी प्रेरण मोटर— IS : 325—1970 | एस प्रो 4594 दिनांक 1968-12-28 | | 1977-07-15 के बाद स्थगित |
| 83. सी एम/एल-1981 1969-05-29 | हिन्दुस्तान गम एंड केमिकल्स लि०, भिवानी | गुबार गोंद— IS : 3988—1967 | एस प्रो 2551 दिनांक 1969-06-28 | | 1977-05-31 के बाद स्थगित |
| 84. सी एम/एल-2038 1969-07-31 | मैनीफेस्ट इंडिया प्रा० लि०, हावड़ा | बस्पा सी तथा मूखालयों के लिये फलक की टंकियाँ— IS : 774—1971 | एस प्रो 3586 दिनांक 1969-09-06 | | 1977-07-31 के बाद स्थगित |
| 85. सी एम/एल-2071 1969-09-09 | गुजरात आयरन एंड स्टील कं० लि०, अहमदाबाद | संरचना इस्पात (साधारण किस्म) IS : 1977—1975 | एस प्रो 4310 दिनांक 1969-10-25 | | 1977-09-15 के बाद स्थगित |
| 86. सी एम/एल-2217 1970-01-22 | धनिक संघ (प्रा०) लि०, कलकत्ता | बाय की पेटियों की धातु फिटिंग— IS : 10—1976 | एस प्रो 771 दिनांक 1970-02-28 | | 1977-08-15 के बाद स्थगित |
| 87. सी एम/एल-2236 1970-02-09 | भारत पल्वराइजिंग मिल्स प्रा० लि०, मद्रास | बी एच सी (एच सी एच) पायसनीय सान्द्र— IS : 632—1972 | एस प्रो 1235 दिनांक 1970-04-04 | | 1977-09-30 के बाद स्थगित |
| 88. सी एम/एल-2266 1970-02-27 | जयलक्ष्मी फर्टिलाइजर्स, मद्रास | बी एच सी (एच सी एच) जल परिष्करी पूर्ण— IS : 562—1972 | „ | „ | |
| 89. सी एम/एल-2325 1970-05-10 | „ | मैलाथियान पायसनीय सान्द्र— IS : 2567—1973 | एस प्रो 2802 दिनांक 1970-08-22 | | 1977-09-18 के बाद स्थगित |
| 90. सी एम/एल-2353 1970-06-26 | मार्टिन बर्न लि०, कलकत्ता | संयोजित गैस सिलिंडरों के बल्बों के फिटिंग— IS : 3224—1971 | एस प्रो 3429 दिनांक 1970-10-24 | | 1977-07-15 के बाद स्थगित |
| 91. सी एम/एल-2364 1970-07-13 | मार्टिन बर्न इंस्ट्रुमेंट यनिट स० 2, कलकत्ता | प्रत्यक्ष प्रयोगी गैसों के भंडारण और परिवहन के लिये बेलकृत धत्व कार्यरत इस्पात के गैस के सिलिंडर— IS : 3196—1974 | एस प्रो 2109 दिनांक 1971-05-29 | | 1977-08-31 के बाद स्थगित |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 92. सी एम/एल- 2366 1970-07-13 | कोस्टल इंजी० क०, कोचीन | चाय की पेटियों की धातु कटिंग-- IS . 10--1970 | एस प्रो 2109 दिनांक 1971-05-29 | 1977-08-15 के बाद स्थगित | |
| 93. सी एम/एल- 2375 1970-07-27 | मिलार्ड सीमेंट पाइप मैन्फ० क०, मिलार्ड | कृत्रीत पाइप-- IS 458--1971 | " | 1977-07-31 के बाद स्थगित | |
| 94. सी एम/एल- 2429 1970-10-19 | भारत पल्परहाईमिक्स मिल्स प्रा० सि०, मद्रास | कैनिट्रासिडोन पाथिन लेय साफ्ट-- IS . 5281--1969 | एस प्रो 561 दिनांक 1970-01-30 | 1977-09-30 के बाद स्थगित | |
| 95. सी एम/एल- 2462 1970-11-30 | हिन्दुस्तान यम एंड कैमिकल्स लि०, मिडवानी | पशु घ्राहक के रूप में गुबार का घाटा-- IS . 1193--1967 | एस प्रो 3593 दिनांक 1971-10-02 | 1977-05-31 के बाद स्थगित | |
| 96. सी एम/एल- 2622 1971-03-29 | रेल्का इंडस्ट्रियल प्राइवेट लि०, उधना (गुजरात) | तीन फेजी प्रेरण मोटर-- IS 325--1970 | एस प्रो 2405 दिनांक 1971-06-19 | 1977-09-30 के बाद स्थगित | |
| 97. सी एम/एल- 2645 1971-06-02 | शिवसागर कार्बोन्स प्राइवेट लि०, शिवसागर | चाय की पेटियों की पट्टियाँ-- IS . 10--1970 | एस प्रो 2405 दिनांक 1971-06-19 | 1977-03-31 के बाद स्थगित | |
| 98. सी एम/एल- 2690 1971-06-02 | प्रकाश इंजी० क०, कोयम्बटूर | तीन फेजी प्रेरण मोटर-- IS . 325--1970 | एस प्रो 3594 दिनांक 1971-10-02 | 1977-07-31 के बाद स्थगित | |
| 99. सी एम/एल- 3298 1973-02-09 | यनाइटेटेड पल्परहाईमिक्स, भांगरा | डी डी टी पायसनीय साफ्ट-- IS . 633--1976 | एस प्रो 1798 दिनांक 1974-07-20 | 1977-07-15 के बाद स्थगित | |
| 100. सी एम/एल- 3328 1973-02-09 | रीकज (इंस्ट्रुमेंट मेटीरियल्स) लि०, धाणे | ड्राइंग की स्थायी, जलमह काली-- IS 789--1971 | एस प्रो 1553 दिनांक 1973-06-02 | 1977-08-15 के बाद स्थगित | |
| 101. सी एम/एल- 3452 1973-06-28 | कैमिकल्स इंडिया, अकोला | एडिन पायसनीय साफ्ट-- IS 1310--1958 | एस प्रो 1037 दिनांक 1975-04-05 | 1977-06-30 के बाद स्थगित | |
| 102. सी एम/एल- 3456 1973-06-28 | राजाव स्टेट कोऑपरेटिव एम्पलाइज एण्ड मार्टिंग फैब्रिकेशन लि०, चंदीगढ़ | मैलाचियान पायसनीय साफ्ट-- IS 2567--1973 | " | | |
| 103. सी एम/एल- 3476 1973-07-10 | म्यूचुअल स्टील इंडस्ट्रीज, बम्बई | अंग्रेजी टट्टियों के लिये प्लास्टिक की सोट धीरे उनके बचकन-- IS . 2548--1967 | एस प्रो 1233 दिनांक 1975-04-19 | 1977-07-15 के बाद स्थगित | |
| 104. सी एम/एल- 3496 1973-08-18 | राउरकेला मशीन टल्स, राउरकेला | बातू इले मोहों के स्पीगाट धीरे माफेट दाये मल, गवे पानी और संवातन पाइप कटिंग और सहायक धातु-- IS . 1729--1964 | एस प्रो 1233 दिनांक 1975-04-19 | 1977-07-31 के बाद स्थगित | |
| 105. सी एम/एल- 3528 1973-08-30 | फोर्किस (इंडिया), पाडिचेरी | डी एच सी (एच सी एच) धूलन चूर्ण-- IS . 561--1972 | एस प्रो 1388 दिनांक 1975-05-03 | 1977-08-31 के बाद स्थगित | |
| 106. सी एम/एल- 3889 1974-07-25 | बालमुकुण्डम कांठुडी, कोयम्बटूर | तीन फेजी प्रेरण मोटर-- IS : 325--1970 | एस प्रो 469 दिनांक 1976-01-24 | 1977-07-31 के बाद स्थगित | |
| 107. सी एम/एल- 3917 1974-08-07 | कृषि कैमिक्स प्रा० लि०, बंगलोर | डी एच सी (एच सी एच) धूलन चूर्ण-- IS . 561--1972 | एस प्रो 686 दिनांक 1976-02-14 | 1977-08-15 के बाद स्थगित | |
| 108. सी एम/एल- 3918 1974-08-07 | " | मैलाचियान धूलन चूर्ण-- IS : 2568--1973 | " | " | |
| 109. सी एम/एल- 3946 1974-09-02 | इंडियन टिम्बर इंडस्ट्रियल, त्रिचूर | चाय की पेटियों के तथ्य-- IS : 10--1970 | एस प्रो 1762 दिनांक 1976-05-29 | 1977-08-31 के बाद स्थगित | |
| 110. सी एम/एल- 3953 1974-09-16 | हिन्दुस्तान इंसुलेटेड केबल क०, गाजियाबाद | पी डी सी रीप्रिज कोल लोडे केबल-- IS . 3035--(भाग-I)-- 1965 | एस प्रो 1762 ¹ दिनांक 1976-05-29 | 1977-09-30 के बाद स्थगित | |
| 111. सी एम/एल- 3955 1974-09-18 | धूमनेश्वरी इंडस्ट्रीज, मद्रास | ताप सल्फेट-- IS . 261--1966 | " | 1977-09-15 के बाद स्थगित | |

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| 112. सी एम/एल-3964 1974-09-29 | मुदर्शन एनर्जिबुड इंडस्ट्रीज सार- चेरिटा, डिब्रूगढ़ | बाय की पेटियों की प्लाईवुड की पट्टियाँ -- IS : 10--1970 | एम प्रो 1762 दिनांक 1976-05-29 | 1977-09-30 के बाद स्थगित | |
| 113. सी एम/एल-4137 19 5-01-13 | टी पी माह एड मस (प्रा०) लि०, हावड़ा | जलकल कार्यों के लिये स्लस बाव्ड सा 50 से 300 मिमी घाकार बाले) -- IS : 780--1969 | एम प्रो 2465 दिनांक 1976-07-10 | 1977-07-15 के बाद स्थगित | |
| 114. सी एम/एल-4345 1975-04-25 | जय किसान एग्री इंडस्ट्रीज, इंदौर | पशुओं के लिये समोजित आहार-- IS : 2052--1975 | एम प्रो 3550 दिनांक 1976-10-09 | 1977-07-31 के बाद स्थगित | |
| 115. सी एम/एल-4421 1975-06-05 | ट्रापिकस एग्रीसिस्टम्स (प्रा०) लि०, मद्रास | डी डी टी पायसनीय साध-- IS : 633--1956 | एम प्रो 3073 दिनांक 1975-09-13 | 1977-06-15 के बाद स्थगित | |
| 116. सी एम/एल-4458 1975-06-30 | आक्केल इंडस्ट्रीज, कोयम्बतूर | तीन फेजी प्रेरण मोटर-- IS : 325--1970 | " | 1977-06-30 के बाद स्थगित | |
| 117. सी एम/एल-4476 1975-07-14 | बीतस इलेक्ट्रॉनिक्स एंड कंट्रोल प्रा० लि०, बम्बई | जुमने वाली बिजली की मशीन-- IS : 4722--1968 | एम प्रो 3914 दिनांक 1976-10-30 | 1977-07-15 के बाद स्थगित | |
| 118. सी एम/एल-4500 1975-07-25 | डी०आर०कुमार क्रावर्स, गुडगांव | बिज टोटियाँ और स्टाप टोटियाँ पीतल की बालू डली पानी की सफाई के लिये-- IS : 781--1967 | " | " | |
| 119. सी एम/एल-4518 1975-07-28 | कृषि कैमिको, पटना | मैलाधियान पायसनीय साध-- IS : 2567--1975 | " | " | |
| 120. सी एम/एल-4524 1975-07-28 | कृष्णा स्टील इंडस्ट्रीज लि०, बम्बई | कंक्रीट प्रबलन के लिये मरोही इस्पात की छड़ें-- IS : 1786--1966 | एम प्रो 3914 दिनांक 1976-10-30 | 1977-07-31 के बाद स्थगित | |
| 121. सी एम/एल-4528 1975-07-28 | " | संरचना इस्पात (मानक किस्म) IS : 226--1975 | " | " | |
| 122. सी एम/एल-4529 1975-07-28 | " | संरचना इस्पात (साधारण किस्म) IS : 1977--1975 | " | " | |
| 123. सी एम/एल-4534 1975-07-31 | श्री फार्म कैमिकल्स प्रा० लि०, बार्नस | मैलाधियान धूलन पूर्ण-- IS : 2568--1973 | एम प्रो 3914 दिनांक 1976-10-30 | 1977-07-31 के बाद स्थगित | |
| 124. सी एम/एल-4535 1975-07-31 | " | इंडोसल्फोन धूलन पूर्ण-- IS : 4322--1967 | " | " | |
| 125. सी एम/एल-4536 1975-07-31 | " | कार्बैरिल धूलन पूर्ण-- IS : 7122--1973 | " | " | |
| 126. सी एम/एल-4541 1975-08-11 | " | बी एच सी (एच सी एच) जल परिक्षेपी साध-- IS : 562--1972 | एम प्रो 428 दिनांक 1977-02-05 | " | |
| 127. सी एम/एल-4553 1975-08-11 | श्री गणेश पल्बराइजिंग मिल्स, सेसम | बीडीटी धूलन पूर्ण-- IS : 564--1975 | " | 1977-08-15 के बाद स्थगित | |
| 128. सी एम/एल-4555 1975-08-11 | जी०आर०स्टील एंड एलॉयज लि०, बंगलौर | संरचना इस्पात (मानक किस्म)-- IS : 226--1975 | " | " | |
| 129. सी एम/एल-4562 1975-08-11 | सेधी स्टील लि०, बम्बई | संरचना इस्पात (मानक किस्म) के रूप में पुनर्बेस्लन के लिये कार्बन इस्पात की मिलिया तथा इंगट-- IS : 6914--1973 | " | " | |
| 130. सी एम/एल-4567 1975-08-11 | विजय स्टील रोलिंग मिल्स प्रा० लि०, बंगलौर | कंक्रीट पुनर्बेस्लन के लिये गीत मरोही इस्पात की छड़ें-- IS : 1786--1968 | " | " | |

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| 131. सीएम/एल-4574 1975-08-14 | हिर्युस्नान मिनरल प्राइमेट्स कं. प्रा० लि०, बम्बई | कार्बोनिज धूलन पूर्ण— IS : 7122—1973 | एसओ 428 दिनांक 1977-02-05 | | 1977-08-15 के बाद स्थगित |
| 132. सीएम/एल-4591 1975-08-29 | वैस्टन इंडिया प्लार्डबुड लि०, बेलियापाटम | रेणों के सख्त गत्ते (टाई बोर्ड)— IS : 1658—1966 | ” | ” | ” |
| 133. सीएम/एल-4596 1975-08-29 | पायनीयर आयरन एंड फाउंड्री प्रा० लि०, जम्मू तबी | बाणू हले लोहे के स्पीगाट और साकेट वाले मल, गवे पानी और संवातन पाइप फिटिंग और सहायक घंग— IS : 1729—1964 | ” | ” | ” |
| 134. सीएम/एल-4611 1975-09-12 | ओरिएंट जंतरल इंडस्ट्रीज लि०, कलकत्ता | तीन फेजी प्रेरण मोटर IS : 325—1970 | एसओ 832 दिनांक 1977-03-19 | | 1977-09-30 के बाद स्थगित |
| 135. सीएम/एल-4625 1975-09-12 | बीएसजे फाउंड्रीज गैंग ववर्स, हावडा | आग बुझाने के हाथरेंट IS : 908-1965 | ” | ” | ” |
| 136. सीएम/एल-4660 1975-09-23 | पोचमपैड पेस्टीसाइड्स लि०, करीमनगर | बीएससी (एचसीएच) धूलन पूर्ण— IS : 561—1972 | ” | ” | ” |
| 137. सीएम/एल-4662 1975-09-23 | ” | डीडीटी जल परिक्षेपी पूर्ण— IS : 565—1961 | ” | ” | ” |
| 138. सीएम/एल-4663 1975-09-23 | ” | बीएससी (एचसीएच) जल परिक्षेपी पूर्ण— IS : 565—1961 | ” | ” | ” |
| 139. सीएम/एल-4666 1975-09-23 | श्री निवास एग्रो केमिकल्स, गुंटूर | डीडीटी धूलन पूर्ण— IS : 564—1975 | एसओ 832 दिनांक 1977-03-19 | | 1977-09-30 के बाद स्थगित |
| 140. सीएम/एल-4728 1975-10-15 | महावरी स्टील रोलिंग मिल्स, दिल्ली | इस्पात के दरवाजों, ब्रिडकियों और रोशनबान— IS : 1038—1968 | एसओ 1148 दिनांक 1977-04-16 | | 1976-10-15 के बाद स्थगित |
| 141. सीएम/एल-5301 1975-06-15 | प्रोमियर फर्टिलाइजर्स लि०, कडलूर | बीएससी (एचसीएच) धूलन पूर्ण— IS : 561—1972 | ” | | 1977-06-15 के बाद स्थगित |
| 142. सीएम/एल-5338 1976-07-09 | सरस्वती स्टील एंड एलायज लि०, मुजफ्फरनगर | संरचना इस्पात (मानक किस्म) के रूप में बेल्सन के लिये कार्बन इस्पात की ठली सिलियां तथा इंगट— IS : 6914—1973 | ” | | 1977-07-15 के बाद स्थगित |
| 143. सीएम/एल-5339 1976-07-09 | ” | संरचना इस्पात (साधारण किस्म) के रूप में बेल्सन के लिये कार्बन इस्पात की ठली सिलियां तथा इंगट— IS : 6915—1973 | ” | ” | ” |
| 144. सीएम/एल-5348 1976-07-09 | अयेप्पा एग्रो केमिकल्स, पोल्लाची | बीएससी (एचसीएच) धूलन पूर्ण— IS : 561—1972 | ” | | 1977-06-30 के बाद स्थगित |
| 145. सीएम/एल-5355 1976-07-14 | मोहता इस्पात लि०, रतनाम | संरचना इस्पात (मानक किस्म) के रूप में बेल्सन के लिये कार्बन इस्पात की ठली सिलियां तथा इंगट— IS : 6914—1973 | ” | | 1977-07-15 के बाद स्थगित |
| 146. सीएम/एल-5356 1976-07-14 | मोहता इस्पात लि०, रतनाम | संरचना इस्पात (साधारण किस्म) के रूप में बेल्सन के लिये कार्बन इस्पात की ठली सिलियां तथा इंगट— IS : 6915—1973 | — | | 1977-07-15 के बाद स्थगित |
| 147. सीएम/एल-5362 1976-07-14 | भारत मिनरल्स केमिकल्स कं०, कलकत्ता | बीएससी (एचसीएच) धूलन पूर्ण— IS : 561—1972 | ” | ” | ” |
| 148. सीएम/एल-5365 1976-07-14 | कृष्णा केमिकल इंडस्ट्रीज, भागलपुर | मैलथियान पायसनीय मान्द्र— IS : 2567—1973 | — | ” | ” |

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| 149. सीएम/एल-5369 1976-07-14 | शिव शक्ति पाइप इंडस्ट्रीज, मुजफ्फरनगर | बीएचसी (एचसीएच) धूलन चूर्ण— IS : 561—1972 | — | — | 1977-07-15 के बाद स्थगित |
| 150. सीएम/एल-5388 1976-08-02 | अरुणोदय एग्री कैमिकल्स, गुटूर | बीएचसी (एचसीएच) धूलन चूर्ण— IS : 561—1972 | — | — | 1977-07-31 के बाद स्थगित |
| 151. सीएम/एल-5393 1976-08-02 | एलडी वायर रोप्स लि०, बम्बई | बिजली की ऊपरी संचार व्यवस्था के लिये सख्त खींचे लड़दार एलुमिनियम और हस्तात की कोर वाले एलुमिनियम बालक— IS : 398 (भाग 2)—1976 | — | — | " |
| 152. सीएम/एल-5396 1976-08-02 | ग्रोम पेस्टीसाइड्स नन्देगरी | डीडीटी धूलन चूर्ण— IS : 564—1975 | — | — | " |
| 153. सीएम/एल-5399 1976-08-02 | लक्ष्मण वायर इंडस्ट्रीज लि०, पटना | वाइ के लिये कलाई चढ़े हस्तात के कांटेदार तार — IS : 278—1969 | — | — | " |
| 154. सीएम/एल-5404 1976-08-02 | न्यू इंडस्ट्रियल कैमिकल्स प्रा० लि०, कलकत्ता | 2,4-डी सोडियम तकनीकी— IS : 1488—1969 | — | — | 1977-07-31 के बाद स्थगित |
| 155. सीएम/एल-5408 1976-08-05 | मैपल प्राइवेट्स एण्ड इंजीनियरिंग कं०, कलकत्ता | हस्तात के ड्रम— IS : 2552—1970 | — | — | " |
| 156. सीएम/एल-5410 1976-08-02 | भारत मिनरलस एंड कैमिकल्स कं० कलकत्ता | एडिडन धूलन चूर्ण— IS : 1308—1974 | — | — | " |
| 157. सीएम/एल-5411 1976-08-05 | " | डीडीटी पायसनीय सांद्र— IS : 633—1975 | — | — | " |
| 158. सीएम/एल-5412 1976-08-05 | " | एडिडन पायसनीय सांद्र— IS : 1307—1973 | — | — | " |
| 159. सीएम/एल-5414 1976-08-05 | ग्रोम पेस्टीसाइड्स, नन्देगरी | डीडीटी पायसनीय सांद्र— IS : 633—1975 | — | — | " |
| 160. सीएम/एल-5418 1986-08-09 | हिन्दुस्तान मिनरल प्राइवेट्स कं० (प्रा०) लि०, बम्बई | बीएचसी (एचसीएच) पायसनीय सांद्र— IS : 632—1972 | — | — | " |
| 161. सीएम/एल-5429 1976-08-11 | बंगाल यूनाइटेड कं० (प्रा०) लि०, हावडा | जल कल कार्यों के लिये स्लस बाल्व वर्ग 1,500 मिमी साइज, वर्ग 2,300 मिमी से 1200 मिमी साइज तक— IS : 2906—1969 | — | — | 1977-08-15 के बाद स्थगित |
| 162. सी एम/एल-5430 1976-08-11 | कैमिकल्स इंडिया, अकोला | डीडीटी जल परिक्षेपी चूर्ण— IS : 565—1975 | — | — | 1977-08-15 के बाद स्थगित |
| 163. सी एम/एल-5431 1976-08-11 | निर्मल कुमार रंगटा एंड कं०, थाणे | धूलनशील कटाई तेल IS : 1115—1973 | — | — | " |
| 164. सी एम/एल-5434 1976-08-16 | पीएचबी (इंडिया) प्रा० लि०, मेरठ | पीबीसी रोहित केबल और पीबीसी खोल चढ़े केबल एलुमिनियम बालकों वाले 650/1100 वोल्ट तक बोल्डता के लिए— IS : 694 (भाग 2)—1964 | — | — | " |
| 165. सी एम/एल-5436 1976-08-16 | जीवन कृष्ण डे, हावडा | एक कपाट वाले स्विंग चैक टाइप रिफ्लक्स (न लौटने वाले) बाल्व, 150 मिमी तक 150 मिमी तक साइज— IS : 5312 (भाग 1)—1969 | — | — | " |
| 166. सी एम/एल-5439 1976-08-16 | मैसूर एग्रीकैमिकल्स कं० प्रा० लि०, मंगलौर | एडिडन पायसनीय सांद्र— IS : 1310—1974 | — | — | " |
| 167. सी एम/एल-5448 1976-08-25 | चैम्पियन पेट कवर एंड बालिश कं०, दिल्ली | तैयार मिश्रित रंगरोगन बिंदू- मनी बाला— IS : 158—1968 | — | — | 1977-08-31 के बाद स्थगित |

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| 168 | सीएम/एल-5453 1976-08-30 | सथबी स्टील लि०, टमोजा | संरचना इस्पात (साधारण किस्म) के रूप में बेल्जियन के लिए कार्बन इस्पात की ढली सिलिलियां तथा इंगट— IS : 6915—1973 | — | 1977-08-31 के बाद स्थगित |
| 169 | सी एम/एल-5463 1976-09-02 | महाराज सेनीटरी फिटिंग्स (प्रा०) लि०, आदमपुर, जि० जलंधर | सामान्य कार्यों के लिए मेटल के गेट ग्लोब तथा बक वाल्व— IS : 778—1971 | — | " |
| 170 | सी एम/एल-5465 1976-09-20 | ग्रामुस ग्लाम इंडस्ट्रीज प्रा० लि०, फरीदाबाद | स्कूटर और मोटर साइकिल सवारों के लिए सुरक्षा हेलमेट— IS : 415—1968 | — | " |
| 171 | सी एम/एल-5458 1976-08-30 | पेप्टोएड्स पस्टीसाइड्स विविधा (म० प्र०) | बीएचसी (एचसीएच) चल परिक्षेपी चूर्ण— IS : 562—1972 | — | " |
| 172 | सी एम/एल-5478 1976-09-06 | एसेबीन स्टील प्रा० लि० यमुनामगर | संरचना इस्पात (साधारण किस्म)— IS : 1977—1975 | — | " |
| 183 | सी एम/एल-5503 1976-09-20 | कैमफाइटवर, दिल्ली | स्कूटर और मोटर साइकिल सवारों के लिए सुरक्षा हेलमेट— IS : 4151—1968 | — | 1977-09-15 के बाद स्थगित |
| 174 | सी एम/एल-5513 1976-09-20 | विधावाला केबल्स एंड कंडक्टर्स प्रा० लि०, कलकत्ता | पूर्ण एलुमिनियम चालक और इस्पात प्रबलित एलुमिनियम कोर वाले चालक— IS : 398—1961 | — | " |
| 175 | सी एम/एल-5526 1976-09-24 | आइडियल टेक्नीकल सेंटर, लखनऊ | बेत कुर्सी किस्म ए इस्त जालित— IS : 6116—1971 | — | 1977-09-30 के बाद स्थगित |
| 176 | सी एम/एल-5529 1976-09-24 | प्रकाश इलेक्ट्रिकल वर्क्स, नई दिल्ली | पीवीसी रोशित एवं पीवीसी खोल वाले एलुमिनियम चालक IS : 694 (भाग 2)—1964 | — | 1977-09-30 के बाद स्थगित |
| 177 | सी एम/एल-5551 1976-10-04 | पेस्टीसाइड्स इंडिया, उदयपुर | मैलायियन, तकनीकी— IS : 1832—1961 | — | 1977-07-15 के बाद स्थगित |
| 178 | सी एम/एल-5593 1976-10-25 | हाबड़ा लाइट कार्टिंग कं० प्रा० लि०, कलकत्ता | जलकन कार्यों के लिए ब्लूट वाल्व— IS : 2906—1969 | — | 1977-07-15 के बाद स्थगित |

[सं० सी० एम० डी०/13/14]

S. O. 1994 :—In pursuance of sub-regulation (4) of Regulation 14 of the Indian Standards Institution (Certification Marks), Regulations, 1955 as amended from time to time, it is, hereby, notified that the Certification Marks Licences, details of which are mentioned in the following schedule have lapsed or their renewals deferred, effective from the dates shown in Column 6 :

SCHEDULE

| Sl. Licence No. (CM/L—) | Licensee | Product & IS : No. | S. O. No. & Date of the Gazette Notifying Grant of Licences | Remarks |
|---------------------------|---|---|---|---|
| (1) | (2) | (3) | (4) | (5) |
| LICENCES LAPSED | | | | |
| 1. CM/L-708 1964-06-29 | Sun Rolling Mills Pvt Ltd., Calcutta | Structural Steel (standard quality)— IS : 226-1975 | S. O. 2590 dated 1964-08-01 | Renewal was deferred after 1975-08-31; the licence now stands lapsed after that date. |

| (1) | (2) | (3) | (4) | (5) | (6) |
|-----------------------------|--|--|-----------------------------------|-----|--|
| 2. CM/L-709 1964-06-29 | Sun Rolling Mills Pvt. Ltd., Calcutta | Structural steel (ordinary quality) -- IS : 1977-1975 | S.O. 2590 dated 1964-08-01 | | Renewal was deferred after 1975-08-31; the licence now stands lapsed after that date. |
| 3. CM/L-868 1964-11-28 | Union Jute Co Ltd., Calcutta- 700001 | Indian hessian 305 and 209 g/m ² — IS : 2818 (Pt II)-1971 | S.O. 79 dated 1965- 1965-10-02 | | Renewal was deferred after 1976-11-30; the licence now stands lapsed after that date. |
| 4. CM/L-1213 1965-02-28 | Hindustan Mineral Products Pvt Ltd., Bombay-400022 | DDT DP— IS : 564-1975 | S. O. 851 dated 1966-03-19 | | Lapsed after 1977-08-31 |
| 5. CM/L-1472 1967-07-13 | -do- | Endrin EC— IS : 1310-1974 | S. O. 2949 dated 1967-08-26 | | -do- |
| 6. CM/L-1533 1967-09-28 | Sanito Engineering Works, Howrah | Steel drums (galvanized and ungalvanized)— IS : 2552-1970 | S. O. 3733 dated 1967-10-21 | | Renewal was deferred after 1968-09-30; the licence now stands lapsed after that date. |
| 7. CM/L-1624 1968-01-16 | M. N. Chatterjee & Co, Howrah | V-grooved pulleys for V-belts— IS : 3142-1965 | S. O. 684 dated 1968-02-24 | | Lapsed after 1976-07-15 |
| 8. CM/L-1839 1968-11-22 | Agro Industrial Chemicals Co. Rudrapur, Distt Naini- tal | Aldrin EC— IS : 1307-1973 | S. O. 4594 dated 1968-12-28 | | Renewal was dererred after 1976-07-31; the licence now stands lapsed after that date. |
| 9. CM/L-2018 1969-07-11 | Jai Chemicals, Faridabad | Endrin EC— IS : 1310-1974 | S. O. 385 dated 169-09-06 | | Lapsed after 1977-03-31. |
| 10. CM/L-2277 1970-03-16 | Jaipal Udyog, Loni Distt Meerut (U.P.) | Endrin EC— IS : 1310-1974 | S. O. 1508 dated 1970-04-25 | | Lapsed after 1977-03-31 |
| 11. CM/L-2408 1970-09-11 | Artee Minerals, Faridabad (Haryana) | Endrin EC— IS : 1310-1974 | S. O. 3349 dated 1971-09-11 | | Lapsed after 1977-08-31 |
| 12. CM/L-2426 1970-10-14 | Bharat Pulverising Mills Pvt Ltd, Bombay | DDT Water dispersi- ble concentrates— IS : 565-1961 | S. O. 561 dated 1971-01-30 | | Renewal was deferred after 1976-09-30; the licence now stands lapsed after that date. |
| 13. CM/L-2451 1970-11-06 | Kutty Flush Doors & Furni- ture Co Pvt Ltd, Madras-49 | Timber panelled and gla- zed doorshutters— IS : 1003 (Pt 1)-1966 | S. O. 3593 dated 1971-10-02 | | Renewal was deferred after 1976-11-16; the licence now stands lapsed after that date |
| 14. CM/L-2452 1970-11-06 | Kutty Flush Doors & Fur- niture Co Pvt Ltd, Madras- 49 | Timber door, window and ventilator frames— IS : 4021-1967 | S. O. 3593 dated 1971-10-02 | | Renewal was deferred after 1976-11-15; the licence now stands lapsed after that date. |
| 15. CM/L-2589 1971-03-15 | Union Jute Co Ltd, Calcutta- 700001 | Jute carpet backing fabric— IS : 4900-1969 | S. O. 2014 dated 1971-05-22 | | Renewal was deferred after 1976-11-30; the licence now stands lapsed after that date. |
| 16. CM/L-2596 1971-03-17 | Bengal United Co Pvt Ltd, Calcutta | Fire hydrant, stand post type— IS : 908-1965 | S. O. 2405 dated 1971-06-19 | | Lapsed after 1977-03-15 |
| 17. CM/L-2679 1971-05-17 | Mody Cables Industries, Ahmedabad | Polythylene insulated and polyethylene shea- thed cables— IS : 3035(Pt III)-1967 | S. O. 5027 dated 1971-11-06 | | Lapsed after that 1977-09-15 |
| 18. CM/L-2680 1971-05-17 | -do- | Polythylene insulated and PVC sheathed ca- bles upto and inclu- ding 250 V— IS : 1596-1970 | -do- | | -do- |

| (1) | (2) | (3) | (4) | (5) | (6) |
|-----------------------------|---|--|--------------------------------|-----|--|
| 19. CM/L-2683 1971-05-18 | Premier Pesticides Pvt. Ltd, Cochin | Endrin EC— IS : 1310-1974 | S. O. 5027 dated 1971-11-06 | | Lapsed after 1977-03-31. |
| 20. CM/L-2813 1971-11-25 | Crop Health Product Pvt. L'd., Ghaziabad | Endrin EC— IS: 1310 - 1974 | S.O. 403 dated 1972-02-05 | | Lapsed after 1977-03-31. |
| 21. CM/L-2881 1972-01-18 | Morvi Vegetable Products, Morvi (Gujarat). | 18-litre square tins - IS: 916—1975 | S.O. 2777 dated 1972-10-07 | | Lapsed after 1977-07-15. |
| 22. CM/L-2964 1972-03-10 | Industrial Gases Ltd, Howrah | Single operator rectifier type dc arc welder— IS: 4559—1968 | S.O. 887 dated 1973-03-24 | | Renewal was deferred after 1975-03-15; the licence now stands lapsed after that date. |
| 23. CM/L-3025 1972-03-30 | Southern Steel Ltd., Hydera- bad. | Cold rolled steel strips (box strappings)— IS: 5872—1973 | | | Renewal was deferred after 1976-03-31; the licence now stands lapsed after that date. |
| 24. CM/L-3026 1972-03-30 | Orilin Industries, Cuttack-1 | Common proofed canvas duck printing— (tarpaulins— IS: 2089—1972 | S.O. 887 dated 1973-03-24 | | Renewal was deferred after 1976-05-31; the licence now stands lapsed after that date. |
| 25. CM/L-3068 1972-05-19 | Shree Laxmi Iron & Steel Works Pvt. Ltd., Liluah Howrah, (West Bengal) | Structural steel (stan- dard quality)— IS: 226—1975 | S.O. 3308 dated 1972-10-21 | | Renewal was deferred after 1976-05-15; the licence now stands lapsed after that date. |
| 26. M/L-3069 1972-05-19 | do | Structural Steel (ordinarily quality) IS: 1977—1975 | do | | do |
| 27. CM/L-3102 1972-07-13 | Reemann Springs Pvt. Ltd., New Delhi-110015. | Spring leaves and leaf spring for automobile suspension— IS: 1135—1973 | S.O. 1948 dated 1973-07-14 | | Lapsed after 1976-09-15 |
| 28. CM/L-3202 1972-11-01 | Shall & Co., Howrah | Sluice valve for water works purposes upto 300 mm size, Class I— IS: 780—1969 | S.O. 1700 dated 1973-06-16 | | Lapsed after 1976-10-31. |
| 29. CM/L-3253 1972-12-11 | Hindustan Mineral Products Co. Pvt. Ltd., Bombay. | 2, 4-D sodium technical IS: 1488—1969 | S.O. 1797 dated 1974-07-20 | | Lapsed after 1977-08-31. |
| 30. CM/L-3269 1973-01-03 | Agro Industrial Chemical Co., Rudrapur (Nainital). | Aldrin DP— IS: 1308—1974 | S.O. 1798 dated 1974-07-20 | | Renewal was deferred after 1976-09-30; the licence now stands lapsed after that date. |
| 31. CM/L-3366 1973-03-21 | Kayan Udyog, Calcutta | 18-litres square tins— IS: 916-1966 | S.O. 955 dated 1975-03-29 | | Renewal was deferred after 1974-03-15; the licence now stands lapsed after that date. |
| 32. CM/L-3392 1973-04-23 | Jalkal Watermeter Industries, Kota (Rajasthan). | Water meter, dry dial, inferential type A, 15 mm size— IS: 779—1968 | S.O. 875 dated 1975-03-22 | | Renewal was deferred after 1974-04-30; the licence now stands lapsed after that date. |
| 33. CM/L-3864 1974-06-28 | Hanuman Engg. Works, Lucknow. | Cold twisted steel bars for concrete reinforcement IS: 1786—1966 | S.O. 4703 dated 1975-11-01 | | Firm not applied for renewal; hence lapsed after 1977-06-30. |
| 34. CM/L-3922 1974-08-09 | Krishichemin Pvt. Ltd., Ban- galore-41. | Malathion EC— IS: 2567—1973 | S.O. 686 dated 1976-02-14 | | Renewal was deferred after 1975-08-15; the licence now. |
| 35. CM/L-4207 1975-02-10 | SMP Pvt. Ltd., Bombay. | Endrin EC— IS: 1310—1974 | S.O. 2473 dated 1976-07-10 | | Lapsed after that 1977-03-31. |
| 36. CM/L-4270 1975-03-20 | Sakti Engineering Co., Vijaya- wada. | All aluminium conductors and ACSR conduc- tors— IS: 398—1961 | S.O. 2473 dated 1976-07-10 | | Lapsed after 1977-03-31. |

| (1) | (2) | (3) | (4) | (5) | (6) |
|-----------------------------|---|--|--|--|-----|
| 37. CM/L-4323 1975-04-21 | Tropical Agrosystems (P) Ltd., Ottapalam-697103 (Kerala). | Endrin EC— IS: 1310—1974 | S.O. 3550 dated 1976-10-09 | Lapsed after 1977-04-30. | |
| 38. CM/L-4333 1975-04-25 | Yawalkar Pesticides Pvt. Ltd, Nagpur. | Endrin EC IS: 1310—1974 | S.O. 3550 dated 1976-10-09 | Lapsed after 1977-03-31. | |
| 39. CM/L-4356 1975-05-09 | Malv Feeds and Fertilizers, Indore-452003 | Cattle feed— IS: 2052—1975 | S.O. 3623 dated 1976-10-16 | Lapsed after 1977-08-15. | |
| 40. CM/L-4357 1975-05-09 | -do- | Poultry feed— IS: 1374—1968 | -do- | -do- | |
| 41. CM/L-4384 1975-05-15 | Vijayasri Fertilizers, Insecticides & Fungicides, Guntur. | Endrin EC— IS: 1310—1974 | -do- | Lapsed after 1977-03-31. | |
| 42. CM/L-4409 1975-05-29 | Mohutti Alloys & Steel Ltd., Ludhiana. | Steel for spring washers IS: 4272—1972 | -do- | Lapsed after 1977-05-31. | |
| 43. CM/L-4444 1975-06-20 | Containers & Closures Ltd., Calcutta-700013 | Steel drums (galvanized and ungalvanized)— IS: 2552—1970 | S.O. 3073 dated 1975-09-13 | Renewals was deferred after 1976-06-30; the licence now stands lapsed after that date. | |
| 44. CM/L-4457 1975-06-30 | Government Shoe Factory, Cuttack-3. | Safety boots and shoes for miners and heavy metal industries— IS: 1989—1977 | -do- | Lapsed after 1977-06-30. | |
| 45. CM/L-4481 1975-07-14 | Shree Ambika Industries, Coonoor. | Tea-chest metal fittings— IS: 10—1970 | S.O. 3914 dated 1976-10-30 | Lapsed after 1976-07-15. | |
| 46. CM/L-4537 1975-07-31 | Northern Minerals (P) Ltd., Gurgaon (Haryana). | Endrin EC— IS: 1310—1974 | S.O. 3914 dated 1976-10-30 | Lapsed after 1977-03-31. | |
| 47. CM/L-4570 1975-08-11 | Industrial Chemical & Minerals, Ghaziabad. | Malathion DP IS: 2568—1973 | S.O. 428 dated 1977-02-05 | Lapsed after 1977-08-15. | |
| 48. CM/L-4603 1975-08-29 | Agrimas Chemical Pvt Ltd, Bombay-400001. | DDT DP— IS: 564—1975 | -do- | Renewal was deferred after 1977-08-15; the licence now stands lapsed after that date. | |
| 49. CM/L-4605 1975-08-29 | Sardar Patel Chemicals, Ahmedabad-380021. | DDT EC— IS: 633—1975 | S.O. 428 dated 1977-02-05 | Lapsed after 1977-09-15. | |
| 50. CM/L-4653 1975-09-22 | Agrimas Chemicals Pvt Ltd., Bombay-400001. | BHC DP— IS: 561—1972 | S.O. 832 dated 1977-03-19 | Renewal was deferred after 1977-08-15; the licence now stands lapsed after that date. | |
| 51. CM/L-4667 1975-09-23 | Andhra Foundry & Machinery Co. Ltd. Hyderabad-500029. | Centrifugal cast (spun) iron pressure pipes for water gas and sewage— IS: 1536—1967 | -do- | Renewal was deferred after 1976-09-30; the licence now stands lapsed after that date. | |
| 52. CM/L-4709 1975-10-27 | B.N. Metal & Alloys Industries, Ghaziabad. | Flushing cisterns for water-closets and urinals (valveless siphonic type)— IS: 774—1971 | S.O. 1148 dated 1977-04-16 S.O. 1312 dated 1977-05-07 | Renewal was deferred after 1976-10-31; the licence now stands lapsed after that date. | |
| 53. CM/L-4933 1976-01-01 | Flora Fabricators, Calcutta. | Tea-chest metal fittings— IS: 10-1970 | -do- | Lapsed after 1976-12-31. | |
| 54. CM/L-5247 1976-05-28 | Rattan Re-Roller Pvt. Ltd., Calcutta. | Structural steel (standard quality)— IS: 226—1975 | -do- | Lapsed after 1977-05-31. | |
| 55. CM/L-5248 1976-05-28 | Rattan Re-rollers Pvt. Ltd., Calcutta. | Structural steel (ordinary quality)— IS: 1977—1975 | — | Lapsed after 1977-05-31. | |
| 56. CM/L-5255 1976-05-28 | Weikfield Products Co. India Pvt. Ltd., Poona-411014. | Amaranth— IS: 1696—1974 | — | Renewal was deferred after 1977-05-31; the licence now stands lapsed after that date. | |

| (1) | (2) | (3) | (4) | (5) | (6) |
|-----------------------------|--|---|-----|-----|---|
| 57. CM/L-5256 1976-05-28 | Weik Field Products Co. India Pvt. Ltd., Poona- 411014 | Tartrazine IS: 694—1974 | | | Renewal was deferred after 1977-05-31; the Licence no stands lapsed after that date. |
| 58. CM/L-5257 1976-05-28 | -do- | Sunset yellow— IS: 1695—1974 | - - | | -do- |
| 59. CM/L-5276 1976-06-07 | Best Tin Cans Mfg. Co., Anantpur. | 18-litre square tins— IS: 916—1975 | - | | Lapsed after 1977-06-15. |
| 60. CM/L-5305 1976-06-21 | Orient Steel & Industries Ltd, Calcutta. | Carbon steel cast billet ingots for re-rolling into structural steel (standard quality)— IS 6914-1974 | — | | Lapsed after 1977-06-15. |
| 61. CM/L-5306 1976-06-21 | -do- | Carbon steel cast billet ingots for rolling into Structural steel (ordi- nary quality)— IS6915-1973 | — | | -do- |
| 62. CM/L-5249 1976-07-09 | Co-operative Cattle Feed Factory Jaipur. | Compound feeds for cattle— IS: 2052—1968 | — | | Lapsed after 1977-07-15. |
| 63. CM/L-5357 1976-07-14 | Pest Chemi Co., Distt. Thana | Endrin EC— IS: 1310—1974 | — | | Lapsed after 1977-07-15. |
| 64. CM/L-5358 1976-07-14 | Hastings Mills Ltd., Calcutta | Jute fabric for fertilizer bag— IS: 7407—1974 | — | | Lapsed after 1977-07-15. |
| 65. CM/L-5403 1976-08-02 | Orient Steel & Industries Ltd., Calcutta-700001. | Steel for the manufacture of laminated springs (railway rolling stock), flat section and rib and groove section— IS: 3885 (Pt I)—1966 IS: 3885 (Pt II)—1969 | — | | Lapsed after 1977-07-31. |

LICENCES DEFERRED

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|-----------------------------|---|---|-------------------------------|--|----------------------------|
| 66. CM/L-169 1960-02-22 | Mysore Insecticides Co. Pvt. Ltd., Madras. | BHC (HCH) DP— IS: 561—1972 | S.O. 611 dated 1960-03-12 | | Deferred after 1977-09-15. |
| 67. CM/L-201 1960-06-15 | Bharat Pulverising Mills Pvt. Ltd., Madras. | DDT WDP— IS: 565—1961 | S.O. 1632 dated 1960-07-02 | | Deferred after 1977-09-30. |
| 68. CM/L-202 1960-06-15 | Bharat Pulverising Mills Pvt. Ltd., Madras. | BHC HCH— IS: 561—1972 | S.O. 1632 dated 1960-07-02 | | Deferred after 1977-09-30. |
| 69. CM/L-340 1961-09-20 | Mysore Insecticides Co. Pvt. Ltd., Madras. | DDT DP— IS: 564—1975 | S.O. 2447 dated 1961-10-14 | | Deferred after 1977-09-15. |
| 70. CM/L-451 1962-08-30 | Coimbatore Premier Corpn. Pvt. Ltd., Coimbatore. | Three-phase induction motors— IS: 325—1970 | S.O. 2845 dated 1962-09-15 | | Deferred after 1977-09-15. |
| 71. CM/L-1018 1965-02-26 | Mysore Insecticides Pvt. Ltd., Madras. | BHC (HCH) EC— IS: 632—1972 | S.O. 987 dated 1965-03-27 | | -do- |
| 72. CM/L-1298 1966-07-20 | Modi Steels, Modinagar. | Mild steel wire for gene- ral engineering pur- poses— IS: 280—1972 | S.O. 2600 dated 1966-08-27 | | Deferred after 1977-07-15. |
| 73. CM/L-1393 1967-02-15 | Singhal Pesticides, Agra | BHC (HCH) EC— IS: 632—1972 | S.O. 1088 dated 1967-04-01 | | Deferred after 1977-05-15. |
| 74. CM/L-1403 1967-03-03 | Indian Mineral Industries Ltd., Calcutta. | BHC (HCH) WDP IS: 562—1972 | S.O. 1531 dated 1967-04-29 | | Deferred after 1977-07-31. |
| 75. CM/L-1436 1967-05-11 | Man Industrial Corporation Ltd., Jaipur. | Steel sections for door, windows and ventila- tors. SI: 7452—1974 | S.O. 2080 dated 1967-06-24 | | Deferred after 1977-07-15. |

| (1) | (2) | (3) | (4) | (5) | (6) |
|-----------------------------|---|--|-------------------------------|----------------------------|-----|
| 76. CM/L-1476 1967-07-13 | Goa Pesticides Pvt. Ltd., Goa | Endrin EC IS: 1310—1958 | S.O. 2949 dated 1967-08-26 | Deferred after 1977-07-31. | |
| 77. CM/L-1518 1967-09-15 | Jayalakshmi Fertilizers, Tanaku. | DDT WPD— IS: 565—1961 | S.O. 3733 dated 1967-10-21 | Deferred after 1977-09-15. | |
| 78. CM/L-1519 1967-09-15 | -do- | BHC (HCH) WDP— IS: 562—1972 | -do- | -do- | |
| 79. CM/L-1546 1967-10-13 | Ajitsaria Industries, Gauhati | Tea-chest metal fittings— IS: 10—1976 | S.O. 4258 dated 1967-12-09 | Deferred after 1977-08-15. | |
| 80. CM/L-1749 1968-07-18 | Singhal Pesticides, Agra | Aldrin EC— IS: 1307—1973 | S.O. 3150 dated 1968-09-14 | Deferred after 1977-05-15. | |
| 81. CM/L-1756 1968-07-29 | Raja Mechanical Engg Co., Bangalore. | Steel doors window and ventilators— IS: 1038—1968 | S.O. 3150 dated 1968-09-14 | Deferred after 1977-07-31 | |
| 82. CM/L-1842 1968-11-25 | Kerala Electrical & Allied Engg. Co. Ltd., Kundra. | Three-phase induction motors— IS: 325—1970 | S.O. 4594 dated 1968-12-28 | Deferred after 1977-07-15. | |
| 83. CM/L-1981 1969-05-29 | Hindustan Gum & Chemicals Ltd., Bhiwani. | Guar Gum— IS: 3988—1967 | S.O. 2551 dated 1969-06-28 | Deferred after 1977-05-31. | |
| 84. CM/L-2038 1969-07-31 | Sanifex India Pvt. Ltd., Howrah. | Flushing cisterns for water-closets for urinals— IS: 774—1971 | S.O. 3585 dated 1969-09-06 | Deferred after 1977-07-31 | |
| 85. CM/L-2071 1969-09-09 | Gujarat Iron & Steel Co. Ltd. Ahmedabad. | Structurals steel (Ordinary quality)— IS: 1977—1975 | S.O. 4310 dated 1969-10-25 | Deferred after 1977-09-15 | |
| 86. CM/L-2217 1970-01-22 | Banika Sangha (P) Ltd., Calcutta. | Tea-chest metal fittings— IS: 10—1976 | S.O. 771 dated 1970-02-28 | Deferred after 1977-08-15 | |
| 87. CM/L-2236 1970-02-09 | Bharat Pulverising Mills Pvt. Ltd., Madras. | BHC (HCH) EC— IS: 632—1972 | S.O. 1235 dated 1970-04-04 | Deferred after 1977-09-30. | |
| 88. CM/L-2266 1970-02-27 | Jayalakshmi Fertilizers— Madras. | BHC (HCH) WDP— IS: 562—1972 | -do- | Deferred after 1977-09-30. | |
| 89. CM/L-2325 1970-05-19 | -do- | Malathion EC— IS: 2567—1973 | S.O. 2802 dated 1970-08-22 | Deferred after 1977-09-15 | |
| 90. CM/L-2353 1970-06-26 | Martin Burn Ltd., Calcutta. | Valve fittings for com- pressed gas cylinders— IS: 3224—1971 | S.O. 3429 dated 1970-01-24 | Deferred after 1977-07-15. | |
| 91. CM/L-2364 1970-07-13 | Martin Burn Industrial Unit No. 2, Calcutta. | Welded low carbon steel as cylinder for the sto- rage and transporta- tion of low pressure li- quefiable gases— IS: 3196—1974 | S.O. 2109 dated 1971-05-29 | Deferred after 1977-08-31. | |
| 92. CM/L-2366 1970-07-13 | Coastal Engg Co., Cochin. | Tea-chest metal fittings— IS: 10—1970 | -do- | Deferred after 1977-08-15. | |
| 93. CM/L-2375 1970-07-27 | Bhilai Cement Pipe Mfg Co., Bhilai. | Concrete pipes— IS: 458—1971 | -do- | Deferred after 1977-07-31. | |
| 94. CM/L-2429 1970-10-19 | Bharat Pulverising Mills Pvt. Ltd., Madras. | Fenitrothion EC— IS: 5281—1969 | S.O. 561 dated 1971-01-30 | Deferred after 1977-09-30 | |
| 95. CM/L-2462 1970-11-30 | Hindustan Gum & Chemicals Ltd., Biwani. | Guar meal as livestock feed— IS: 4193—1967 | S.O. 3593 dated 1971-10-02 | Deferred after 1977-05-31. | |
| 96. CM/L 2622 1971-03-29 | Alpha Dynamic Products Ltd., Udhna (Gujarat) | Three-phase induction motors— IS: 325- 1970 | S.O. 2405 dated 1971-06-19 | Deferred after 1977-09-30 | |
| 97. CM/L-2645 1971-03-30 | Sibsagar Forest Products, Sibsagar. | Tea-chest panels— IS: 10—1970 | S.O. 2405 dated 1971-06-19 | Deferred after 1977-03-31 | |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 98. | CM/L-2690 1971-06-02 | Prakash Engg. Co, Coimbatore. | Three-phase induction motors— IS: 325—1970 | S.O. 3594 dated 1971-10-02 | Deferred after 1977-07-31 |
| 99. | CM/L-3298 1973-01-10 | United Pulverisers, Agra. | DDT EC— IS: 633—1956 | S.O. 1798 dated 1974-07-20 | Deferred after 1977-07-15 |
| 100. | CM/L-3328 1973-02-09 | Reeves (Artists Materials) Ltd., Thana. | Ink drawing, water proof black— IS: 789—1971 | S.O. 1553 dated 1973-06-02 | Deferred after 1977-08-15 |
| 101. | CM/L-3452 1973-06-28 | Chemicals India, Akola. | Endrin EC— IS: 1310—1958 | S.O. 1037 dated 1975-04-05 | Deferred after 1977-06-30 |
| 102. | CM/L-3456 1973-06-28 | Punjab State Co-operative Supply & Marketing Federation Ltd., Chandigarh. | Malathion EC— IS: 2567—1973 | -do- | -do- |
| 103. | CM/L-3476 1973-07-10 | Mutual Steel Industries, Bombay. | Plastic water-closet seats and covers— IS: 2548—1967 | S.O. 1233 dated 1975-04-19 | Deferred after 1977-07-15 |
| 104. | CM/L-3486 1973-07-18 | Rourkela Machine Tools, Rourkela. | Sand cast iron spigot and socket soil waste and ventilating pipes fittings and accessories— IS: 1729—1964 | S.O. 1233 dated 1975-04-19 | Deferred after 1977-07-31 |
| 105. | CM/L-3528 1973-08-30 | Fertichem (India), Pondicherry. | BHC (HCH) DP— IS: 561—1972 | S.O. 1388 dated 1975-05-03 | Deferred after 1977-08-31 |
| 106. | CM/L-3889 1974-07-25 | Balasubramania Foundry, Coimbatore. | Three-phase induction motors— IS: 325—1970 | S.O. 459 dated 1976-01-24 | Deferred after 1977-07-31 |
| 107. | CM/L-3917 1974-08-07 | Krishichemin Pvt. Ltd., Bangalore. | BHC (HCH)DP— IS: 561—1972 | S.O. 686 dated 1976-02-14 | Deferred after 1977-08-15 |
| 108. | CM/L-3918 1974-08-07 | -do- | Malathion DP— IS: 2568—1973 | -do- | -do- |
| 109. | CM/L-3946 1974-09-02 | Indian Timber Industries, Trichur. | Tea-chest battens— IS: 10—1970 | S.O. 1762 dated 1976-05-29 | Deferred after 1977-08-31 |
| 110. | CM/L-3953 1974-09-16 | Hindustan Insulated Cable Co., Ghaziabad. | PVC insulated cables sheathed— IS: 3035(Pt I)—1965 | S.O. 1762 dated 1976-05-29 | Deferred after 1977-09-30 |
| 111. | CM/L-3955 1974-09-18 | Bhuvaneshwari Industries, Madras. | Copper sulphate— IS: 261—1966 | -do- | Deferred after 1977-09-15 |
| 112. | CM/L-3964 1974-09-24 | Sudershan Plywood Industries, Mergherita, Dibrugarh. | Plywood tea-chest panels IS: 10—1970 | -do- | Deferred after 1977-09-30 |
| 113. | CM/L-4137 1975-01-13 | T.P. Shau & Sons (P) Ltd., Howrah. | Sluice valves for water works purposes (50 to 300 mm size)— IS: 780—1969 | S.O. 2465 dated 1976-07-10 | Deferred after 1977-07-15 |
| 114. | CM/L-4345 1975-04-25 | Jai Kisan Agro Industries, Indore. | Compound feeds for cattle— IS: 2052—1975 | S.O. 3550 dated 1976-10-09 | Deferred after 1977-07-31 |
| 115. | CM/L-4421 1975-06-05 | Tropical Agrosystems (P) Ltd., Madras. | DDT EC— IS: 633—1956 | S.O. 3073 dated 1975-09-13 | Deferred after 1977-06-15 |
| 116. | CM/L-4458 1975-06-30 | Eoccel Industries, Coimbatore | Three-phase induction motors— IS: 325—1970 | -do- | Deferred after 1977-06-30 |
| 117. | CM/L-4476 1975-07-14 | Venus Electronics and Controls Pvt. Ltd., Bombay. | Rotating electrical machine— IS: 4722—1968 | S.O. 3914 dated 1976-10-30 | Deferred after 1977-07-15 |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 118. CM/L-4500 1975-07-25 | D.R. Kumar Brothers, Gur- gaon. | Sand cast brass screw- down bib taps and stop taps for water ser- vices— IS: 781—1967 | S.O. 3914 dated 1976-10-30 | Deferred after 1977-07-31 | |
| 119. CM/L-4518 1975-07-28 | Krishi Chemico, Patna. | Malathion EC— IS: 2567—1973 | -do- | -do- | |
| 120. CM/L-4524 1975-07-28 | Krishna Steel Industries Ltd., Bombay. | Cold twisted steel bars for concrete reinforce- ment— IS: 1786—1966 | -do- | -do- | |
| 121. CM/L-4528 1975-07-28 | -do- | Structural steel (standard quality)— IS: 226—1975 | -do- | -do- | |
| 122. CM/L-4529 1975-07-28 | -do- | Structural steel (ordinary quality)— IS: 1977—1975 | -do- | -do- | |
| 123. CM/L-4534 1975-07-31 | Shree Farm Chemicals Pvt. Ltd., Warangal. | Malathion DP— IS: 2568—1973 | -do- | -do- | |
| 124. CM/L-4535 1975-07-31 | -do- | Endosulfan DP— IS: 4322—1967 | -do- | -do- | |
| 125. CM/L-4536 1975-07-31 | -do- | Carbaryl DP— IS: 7122—1973 | -do- | -do- | |
| 126. CM/L-4541 1975-08-11 | -do- | BHC (HCH) WDPC— IS: 562—1972 | S.O. 428 dated 1977-02-05 | -do- | |
| 127. CM/L-4553 1975-08-11 | Shri Ganesh Pulverising Mills, Salem. | DDT DP— IS: 564—1975 | -do- | Deferred after 1977-08-15 | |
| 128. CM/L-4555 1975-08-11 | G.R. Steel & Alloys Ltd., Bangalore. | Structural steel (standard quality)— IS: 226—1975 | -do- | -do- | |
| 129. CM/L-4562 1975-08-11 | Sanghi Steel Ltd., Bombay. | Carbon steel cast billet ingots for re-rolling into Structural steel (standard quality)— IS: 6914—1973 | -do- | -do- | |
| 130. CM/L-4567 1975-08-11 | Vijay Steel Rolling Mills Pvt. Ltd., Bangalore. | Cold twisted steel bars for concrete reinforce- ment— IS: 1786—1966 | -do- | -do- | |
| 131. CM/L-4574 1975-08-14 | Hindustan Mineral Products Co. Pvt. Ltd., Bombay. | Carbaryl DP— IS: 7122—1973 | -do- | Deferred after 1977-08-31 | |
| 132. CM/L-4591 1975-08-29 | Western India Plywood Ltd., Baliapatam. | Fibre hardboards— IS: 1658—1966 | -do- | -do- | |
| 133. CM/L-4596 1975-08-29 | Pioneer Iron & Foundry Pvt. Ltd., Jammu Tawi. | Sand cast iron spigot and socket and soil waste and ventilating pipes, fittings and accesso- ries— IS: 1729—1964 | -do- | -do- | |
| 134. CM/L-4611 1975-09-12 | Orient General Industries Ltd. Calcutta. | Three-phase induction motors— IS: 325—1975 | S.O. 832 dated 1977-03-19 | Deferred after 1977-09-30 | |
| 135. CM/L-4625 1975-09-12 | B.S.J. Foundries and Works, Howrah. | Fire hydrant, stand post type— IS: 908—1965 | -do- | Deferred after 1977-08-15 | |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 136. CM/L-4660 1975-09-23 | Pochampad Karimnagar. | Pesticides Ltd., | BHC (HCH) DP— IS: 561—1972 | -do- | - |
| 137. CM/L-4662 1975-09-23 | -do- | | DDT WDP— IS: 565—1961 | -do- | -do- |
| 138. CM/L-4663 1975-09-23 | -do- | | BHC (HCH) WDP— IS: 562—1972 | -do- | -do- |
| 139. CM/L-4666 1975-09-23 | Srinivasa Guntur. | Agro Chemicals, | DDT DP— IS: 564—1975 | -do- | Deferred after 1977-09-30 |
| 140. CM/L-4728 1975-10-15 | Mahabir Steel Rolling Mills, Delhi. | | Steel door windows and ventilators— IS: 1038—1968 | S.O. 1148 dated 1977-04-16 | Deferred after 1976-10-15 |
| 141. CM/L-5301 1976-06-15 | Premier Cuddalore. | Fertilizers Ltd., | BHC (HCH) DP— IS: 561—1972 | — | Deferred after 1977-06-15 |
| 142. CM/L-5338 1976-07-09 | Saraswati Steel & Alloys Ltd., Muzaffarnagar. | | Carbon steel cast billet ingots for re-rolling into structural steel (standard quality)— IS: 6914—1973 | — | Deferred after 1977-07-15 |
| 143. CM/L-5339 1976-07-09 | -do- | | Carbon steel cast billet ingots for re-rolling into structural steel (ordinary quality)— IS: 6915—1973 | — | -do- |
| 144. CM/L-5348 1976-07-09 | Ayyappa Pollachi. | Agro Chemicals, | BHC (HCH) DP— IS: 561—1972 | — | Deferred after 1977-06-30 |
| 145. CM/L-5355 1976-07-14 | Mohta Ispat Ltd., Ratlam. | | Carbon steel cast billet ingots for re-rolling into structural steel (standard quality)— IS: 6914—1973 | — | Deferred after 1977-07-15 |
| 146. CM/L-5336 1976-07-14 | -do- | | Carbon steel cast billet ingots for re-rolling into structural steel (ordinary quality)— IS: 6915—1973 | — | -do- |
| 147. CM/L-5362 1976-07-14 | Bharat Minerals & Chemicals Co., Calcutta. | | BHC (HCH) DP— IS: 561—1972 | — | Deferred after 1977-07-15 |
| 148. CM/L-5365 1976-07-14 | Krishna Chemical Industries, Bhagalpur | | Malathion EC— IS: 2567—1973 | — | Deferred after 1977-07-15 |
| 149. CM/L-5369 1976-07-14 | Skiv Shakti Pipe Industries, Muzaffarnagar. | | BHC (HCH) DP— IS: 561—1972 | — | Deferred after 1977-07-15 |
| 150. CM/L-5388 1976-08-02 | Arunodaya Agro Chemicals, Guntur. | | BHC (HCH) DP— IS: 561—1972 | — | Deferred after 1977-07-31 |
| 151. CM/L-5393 1976-08-02 | Eldee Wire Ropes Ltd., Bom- bay. | | Steel wire for the core of steel cored aluminium conductors for over- head power transmission purposes— IS: 398 (Pt. II)—1976 | — | Deferred after 1977-07-31 |
| 152. CM/L-5396 1976-08-02 | Om Pesticides, Nandesari. | | DDT DP— IS: 564—1975 | — | -do- |
| 153. CM/L-5399 1976-08-02 | Lachman Wire Industries Ltd., Patna. | | Galvanized steel barbed wire for fencing— IS: 278—1969 | — | -do- |

| (1) | (2) | (3) | (4) | (5) | (6) |
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| 154. CM/L-5404 1976-08-02 | New Industrial Chemicals Pvt. Ltd, Calcutta | 2, 4-D sodium technical IS : 1488—1969 | — | Deferred | after 1977-07-31 |
| 155. CM/L-5408 1976-08-02 | Metal Products & Engineer- ing Co., Calcutta | Steel drums— IS : 2552—1970 | — | -do- | |
| 156. CM/L-5410 1976-08-05 | Bharat Minerals & Chemical Co., Calcutta | Aldrin DP— IS : 1308—1974 | — | -do- | |
| 157. CM/L-5411 1976-08-05 | -do- | DDT EC— IS : 633—1975 | — | -do- | |
| 158. CM/L-5412 1976-08-05 | -do- | Aldrin EC— IS : 1307—1973 | — | -do- | |
| 159. CM/L-5414 1976-08-05 | Om Pesticides, Nandesari | DDT EC— IS : 633—1975 | — | -do- | |
| 160. CM/L-5418 1976-08-09 | Hindustan Mineral Products Co. Pvt. Ltd., Bombay | BHC (HCH) EC— IS : 632—1972 | — | -do- | |
| 161. CM/L-5429 1976-08-11 | Bengal United Co. (P) Ltd., Howrah | Sluice valves for water works purposes class 1, 500 mm size, class 2 from 350 mm up and including 1200 mm size— IS : 2906—1969 | — | Deferred | after 1977-08-15 |
| 162. CM/L-5430 1976-08-11 | Chemicals India, Akola | DDT WDP— IS : 565—1975 | — | Deferred | after 1977-08-15 |
| 163. CM/L-5431 1976-08-11 | Nirmal Kumar Rungta & Co., Thana | Cutting oil soluble— IS : 1115—1973 | — | -do- | |
| 164. CM/L-5434 1976-08-16 | PAB (India) Pvt. Ltd., Meerut | PVC insulated and PVC sheathed cables, alu- minium conductor for voltage 650/1100V— IS : 694 (Pt II)—1964 | — | -do- | |
| 165. CM/L-5436 1976-08-16 | Jibon Krishna Dey, Howrah | Swing check type reflux (non-return) valves single door pattern upto and including 150 mm size— IS : 5312 (Pt I)—1969 | — | -do- | |
| 166. CM/L-5439 1976-08-16 | Mysore Agro Chemicals Co. Pvt Ltd., Mangalore | Endrin EC— IS : 1310—1974 | — | -do- | |
| 167. CM/L-5448 1976-08-25 | Champion Paint Colour and Varnish Co., Delhi | Ready mixed paint bitu- minous black— IS : 158—1968 | — | Deferred | after 1977-08-31 |
| 168. CM/L-5453 1976-08-30 | Sanghvi Steel Ltd., Talaja | Carbon steel cast billet ingots for rolling into structural steel (ordi- nary quality)— IS : 6915—1973 | — | Deferred | after 1977-08-31 |
| 169. CM/L-5463 1976-09-02 | Sehgal Sanitary Fittings (Pvt) Ltd., Adampur Distt, Jullundur. | G. M. gate, globe and check valves for general purposes— IS : 778—1971 | — | -do- | |
| 170. CM/L-5465 1976-09-20 | Atul Glass Industries (Pvt) Ltd., Faridabad. | Protective helmets for scooter and motor- cycle riders— IS : 4151—1968 | — | -do- | |
| 171. CM/L-5458 1976-08-30 | Agroaids Pesticides, Vidisha (M.P.) | BHC (HCH) WDP— IS : 562—1972 | — | -do- | |

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| 172. CM/L-5478 1976-09-06 | Aceebzen Steel Pvt. Ltd., Yamunanagar | Structural steel (ordi- nary quality) IS : 1977—1975 | — | Deferred after 1977-08-31 | |
| 173. CM/L-5503 1976-09-20 | Chemfibre, Delhi | Protective helmets for scooter and motor cycle riders— IS : 4151—1968 | — | Deferred after 1977-09-15 | |
| 174. CM/L-5513 1976-09-20 | Bindawala Cable & Conduc- tors Pvt. Ltd., Calcutta | AAC & ACSR conduc- tors— IS : 398—1961 | — | -do- | |
| 175. CM/L-5526 1976-09-24 | Ideal Technical Centre, Lucknow. | Dental chair Type A, manually operated— IS : 6116—1971 | — | Deferred after 1977-09-30 | |
| 176. CM/L-5529 1976-09-24 | Parkash Electrical Works, New Delhi. | PVC insulated & PVC sheathed cables alu- minum conductors— IS : 694 (Pt II)—1964 | — | -do- | |
| 177. CM/L-5551 1976-10-04 | Pesticides India, Udaipur | Malathion, technical— IS : 1832—1961 | — | -do- | |
| 178. CM/L-5593 1976-10-25 | Howrah Light Casting Co. Pvt. Ltd., Calcutta | Sluice valves for water works purposes— IS : 2906—1969 | — | Deferred after 1977-07-15 | |

[No. CMD/13 : 14]

नई दिल्ली, 1989-07-09

का० भा० 1995 —भारतीय मानक सस्था (प्रमाणन बिहन) विनियम 1955 के नियम 3 के उपविनियम 2 तथा विनियम 3 के उपविनियम (2) और (3) के अनुसार भारतीय मानक सस्था एतद् द्वारा अधिसूचित किया जाता है कि जिन भारतीय मानकों के व्योरे नीचे अनुसूची में दिए गए हैं वे 1977-12-31 को निर्धारित किए गए हैं।

अनुसूची

| क्रम सं० | निर्धारित भारतीय मानक की पदसख्या और शीर्षक | नए भारतीय मानक द्वारा अधिक्रमित किए गए भारतीय मानक की पदसख्या और शीर्षक | अन्य विवरण |
|-------------|---|---|---|
| 1 | 2 | 3 | 4 |
| 1. | *IS : 10 (भाग II)—1976 प्लाईवुड की चाय की पेटियो की विशिष्ट भाग 2 प्लाईवुड (चौथा पुनरीक्षण) | IS 10—1970 प्लाईवुड की चाय की पेटियो की विशिष्ट (तीसरा पुनरीक्षण) | *1976-11-30 को निर्धारित भा मा सस्था प्रमाणन मुहरयोजना के कार्यों के लिए IS : 10 (भाग II)—1976 दिनांक 1978-02-15 से लागू होगा |
| 2. | IS 405 (भाग I)—1977 सीसा चबूदर और पत्तियों की विशिष्ट भाग I रसायन उद्योगों के लिए (दूसरा पुनरीक्षण) | IS : 405—1961 सीसा चबूदर की विशिष्ट (पुनरीक्षित) | — |
| 3. | IS : 405 (भाग II)—1977 सीसा चबूदर और पत्तियों की विशिष्ट भाग II रसायन उद्योगों के लिए (दूसरा पुनरीक्षण) | „ | — |
| 4. | IS : 877—1977 बानेवार और पूर्ण सक्रियत कार्बन की बानगी लेने और परीक्षण की पद्धतिया (पहला पुनरीक्षण) | IS : 877—1956 वनस्पति तेलों और जीनी के घोलों के बिरजीकरण के लिए प्रयुक्त सक्रियत कार्बन की बानगी लेने और परीक्षण की पद्धतिया | — |
| 5. | IS : 1200 (भाग XI)—1977 इमारती और सिलि इजीनियरी कार्यों की मापन पद्धति भाग XI खड्जा लगाना फर्श की तैयारियां डेको और स्कटिंग (तीसरा पुनरीक्षण) | IS : 1200 (भाग XI)—1971 इमारती और सिलि इजीनियरी कार्यों की मापन पद्धति भाग XI खड्जा लगाना और फर्श की तैयारिया (दूसरा पुनरीक्षण) | — |

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| 6. IS : 1223 (भाग 3)—1977 गरबर पद्धति द्वारा दूध की बसा की मात्रा ज्ञात करने के उपकरण की विशिष्टि भाग 3 अपकेन्द्रित और जल कुंडी (पहला पुनरीक्षण) | IS : 1223-1958 गरबर पद्धति द्वारा दूध, वाष्पित दूध (बगीर सीठा) कीम रहित (दूध मखनिया दूध छाछ और कीम, में बसा की मात्रा ज्ञात करने के उपकरण की विशिष्टि | — | |
| 7. IS : 1340—1977 जस्ता और कैडमियम लेपित और जस्ते से बनी मिश्र धातु की वस्तुओं पर क्रोमेट रक्षण लेप करने की रीति संहिता (पहला पुनरीक्षण) | IS : 1340—1959 जस्ते से बने मिश्र धातु की वस्तुओं के बजाव लेप की रीति संहिता | — | |
| 8. IS : 1472—1977 रासायनिक रचना ज्ञात करने के लिए मोह-मिश्र धातुओं की बानगी लेने की पद्धतियां (पहला पुनरीक्षण) | 1. IS : 1472 (भाग 1)—1959 मोह मिश्र धातु की बानगी लेने की पद्धतियां भाग 1 2. IS : 1472 (भाग 2)—1962 मोह मिश्र-धातुओं की बानगी लेने की पद्धतियां भाग 2 | — | |
| 9. IS : 1735 (भाग I)—1977 छत्ता धानी स्टैण्ड की विशिष्टि भाग 1 मुड़ मकने वाली (पहला पुनरीक्षण) | IS : 1735—1960 छत्ताधामी स्टैण्ड की विशिष्टि | — | |
| 10. IS : 1885 (भाग 42)—1977 विद्युत तकनीकी शब्दावली भाग 42 पावर धारिता | — | — | |
| 11. IS : 1906—1977, 4 बी पिकरो के आकार और मापों की सिफारिशें (दूसरा पुनरीक्षण) | IS : 1906—1972 सूची ओवर कि करणों के लिए कच्ची खाल के गोम पांव चालित नमूने के 4 बी पिकर (पहला पुनरीक्षण) | — | |
| 12. IS : 2032 (भाग 20)—1977 विद्युत तकनीकी में प्रयुक्त ओलेखी प्रतीक भाग 20 रेडियो, संचार, संचरण सक्रित लाइनें और सहायक उपकरण | — | — | |
| 13. IS : 2730—1977 मैगनीशियम सल्फेट (एप्सम लवण) की विशिष्टि (पहला पुनरीक्षण) | IS : 2730—1964 मैगनीशियम सल्फेट (एप्सम लवण) की विशिष्टि | — | |
| 14. IS : 2835—1977 कांच की सपाट पारदर्शी शीट की विशिष्टि (दूसरा पुनरीक्षण) | IS : 2835—1971 कांच की पारदर्शी शीट (जुनी हुई किस्म) की विशिष्टि (पहला पुनरीक्षण) | — | |
| 15. IS : 3347 (भाग 6 अनुभाग 1)—1977 ट्रांसफार्मर की पोर्सलेन की बुश बंदियों के माप भाग 6 72.5 किलोवोल्ट की बुश बंदिया अनुभाग 1 पोर्सलेन के पुर्जे | — | — | |
| 16. IS : 3446—1977 ड्राफ्टिंग तंत्रों के लिए चमड़े के ऐप्रन की विशिष्टि (पहला पुनरीक्षण) | IS : 3446—1966 ड्राफ्टिंग तंत्रों के लिए चमड़े के ऐप्रन की विशिष्टि | — | |
| 17. IS : 3604—1977 सादी बुनाई की गोख गले वाली बस्टैड जसियों की विशिष्टि | IS : 3604—1966 गोख गले वाली जसियों की विशिष्टि | — | |
| 18. IS : 4333 (भाग 1)—1977 अनाजों के विश्लेषण की पद्धतियां भाग 1 अपघर्तन (पहला पुनरीक्षण) | IS : 4333 (भाग 1)—1967 अनाजों के विश्लेषण की पद्धतियां भाग 1 अपघर्तन | — | |
| 19. IS : 4414—1977 लकड़ी के मेजों के उपल्ले की विशिष्टि (पहला पुनरीक्षण) | IS : 4414—1967 लकड़ी के मेजों उपल्ले की विशिष्टि | — | |

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| 20. IS : 4528—1977, 4, 4 डाइनाइट्रोम—टिलबीन-2, 2-डाइमलफोनिक ध्रुव (डाइमोडियम लवण) की विशिष्टि (पहला पुनरीक्षण) | IS : 4528—1968, 4, 4 डाइनाइट्रोसटिलबीन-2 डाइमलफोनिक ध्रुव की विशिष्टि (डाइमोडियम लवण) | — | |
| 21. IS : 4653—1977 शृंगार प्रसाधन उद्योग के लिए मिथाइल पीट्राइड्रोक्सी बेंजोएट की विशिष्टि (पहला पुनरीक्षण) | IS : 4653—1968 शृंगार प्रसाधन उद्योग के लिए मिथाइल पीट्राइड्रोक्सी बेंजोएट की विशिष्टि | — | |
| 22. IS : 5183—1977 चर्म कर्म उद्योग के निस्त्रावीं की उपचार और व्ययन संदर्शिका (पहला पुनरीक्षण) | IS : 5183—1969 चर्म कर्म उद्योग के निस्त्राव की उपचार संदर्शिका | — | |
| 23. IS : 5531 (भाग 1 से 3)—1977 मल गैस के लिए ऐस्बेस्टॉस सीमेंट के दाब पाइपों के लिए ढलवां लोहे के विशेष ध्रुवों की विशिष्टि (पहला पुनरीक्षण) | IS : 5531—1969 ऐस्बेस्टॉस सीमेंट के दाब पाइपों के साथ उपयोग के लिए ढलवां लोहे के विशेष ध्रुवों की विशिष्टि | — | |
| 24. IS : 6134 (भाग 4)—1977 सूक्ष्मतरंग नलियों के विद्युत्सलक्षणों की मापन पद्धतियां भाग 4 मेग्नीट्रॉन | — | — | |
| 25. IS : 6333—1977 शृंगार प्रसाधन उद्योग के लिए प्रोपाइल हाइड्राक्सी बेंजोएट की विशिष्टि (पहला पुनरीक्षण) | IS : 6333—1971 शृंगार प्रसाधन उद्योग के लिए प्रोपाइल हाइड्राक्सी बेंजोएट की विशिष्टि | — | |
| 26. IS : 6842—1977 विद्युत-चुम्बकीय रव-सीमाओं की विशिष्टि (पहला पुनरीक्षण) | IS : 6842—1972 रेडियो रव-सीमाओं की विशिष्टि | — | |
| 27. IS : 6873 (भाग 5)—1977 विद्युत चुम्बकीय रव की मापन पद्धतियां भाग 5 प्रतिदीप्त ट्यूबों के प्रकाश ध्रुवों से | — | — | |
| 28. IS : 7809 (भाग 3 अनुभाग-1)—1977 विद्युत कार्यों के लिए बकाफर क्षिपकाले वाले टेपो की विशिष्टि भाग 3 भ्रमण-भ्रमण वस्तुओं सम्बन्धी अपेक्षाएं अनुभाग 1 अतापदक लेप वाले नम्यकृत पॉलीविनाइल क्लोराइड टेप | — | — | |
| 29. IS : 8422 (भाग 1)—1977 अंतर्वाही इंजनों के लिए पिस्टन रिंगों की विशिष्टि भाग 1, 30 से 200 मिमी तक के माकेतिक व्यास वाले मादे संपीकृत धार-रिंग | — | 1977-09-30 को निर्धारित | |
| 30. IS : 8483—1976 डाइबेजोयायजिन डाइसल्फाइड की विशिष्टि | — | — | |
| 31. IS : 8505—1977 पर्वतारोहण सम्बन्धी पारिभाषिक शब्दावली | — | — | |
| 32. IS : 8507 (भाग 1)—1977 ठोस विद्युत् प्रपद्य नित्य ध्रुव वाले टेन्टेल्म धारित्रों की विशिष्टि भाग 1 सामान्य अपेक्षाएं और परीक्षण की पद्धतियां | — | — | |
| 33. IS : 3523—1977 कनस्तर वाले श्वसित्रों की विशिष्टि | — | — | |
| 34. IS : 8525—1977, 0.33, -1.25 प्रतिशत खंडन तक पड़ने वाले सूक्ष्म उपकरणों के लिए पैमानों और मूषको सम्बन्धी डिजाइन की सिफारिशें | — | — | |
| 35. IS : 8526—1977 वायु सिलिण्डरो के लिए सिलिण्डर बेधो और छेदों के साइज | — | — | |
| 36. IS : 8529—1977 दोहरी नोक वाले दांतों के पक्ष्य बेंड बनाने के प्लास की विशिष्टि | — | — | |
| 37. IS : 8531—1977 पट्टा कनवेयरों के लिए धिरनियों की विशिष्टि | — | — | |
| 38. IS : 8532—1977 तेस आसित फिल्टर तत्वों के बहाव आसि लक्षणों की परीक्षण पद्धति | — | — | |

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| 39. IS : 8534 (भाग 3)—1977 खान टब कफलिंग की विशिष्टि भाग 3 कड़ीदार जंजीर वाले | | — | — |
| 40. IS : 8539 (भाग 1)—1977 मांस उत्पादों और खाने के मांस वाले पशुओं सम्बन्धी शब्दावली भाग 1 मृगीपालन | | -- | -- |
| 41. IS : 8541—1977 लेईनुमा फर्श-पॉलिश की विशिष्टि | | — | — |
| 42. IS : 8543 (भाग 13, अनुभाग 1)—1977 प्लास्टिक की परीक्षण पद्धतियाँ भाग 13 विशिष्टि उत्पादों के परीक्षण खण्ड 1 बटन (ताप दृढ़) | IS : 1465—1964 प्लास्टिक बटन की परीक्षण पद्धतियाँ (ताप दृढ़) (पुनरोक्ति) | | — |
| 43. IS : 8544 (भाग 2)—1977, 100 बोल्ट तक के मोटर स्टार्टरों की विशिष्टि भाग 2 स्टार डेल्टा स्टार्टर | | — | — |
| 44. IS : 8545—1977 करघे के पिकरों की विशिष्टि | | — | — |
| 45. IS : 8549—1977 पॉटस्मिथ तमूने की बगल को मुड़ी कैचियों की विशिष्टि | | — | — |
| 46. IS : 8550—1977 पॉटस्मिथ तमूने की सपाट मुड़ी कैचियों की विशिष्टि | | — | — |
| 47. IS : 8553—1977, 1-फिनाइल 3-मिथाइल 5-पाइराजोलोन की विशिष्टि | | — | — |
| 48. IS : 8555—1977 पॉबरोटी रस्क की विशिष्टि | | — | — |
| 49. IS : 8556—1977 बन की विशिष्टि | | — | — |
| 50. IS : 8557—1977 तेल पेरने के लिए कौधम की गिरी का ग्रेड निर्धारण | | — | — |
| 51. IS : 8558—1977 खाद के लिए नीम की छली की विशिष्टि | | — | — |
| 52. IS : 8559—1977 खाद के लिए महुए की छली की विशिष्टि | | — | — |
| 53. IS : 8560—1977 वायुयान कार्यों के लिए एलुमिनियम आवरण चूड़े मिश्र एलुमिनियम की चूदरें और पत्तियाँ (मिश्र धातु 24530) की विशिष्टि | | — | — |
| 54. IS : 8561—1977 वायुयान कार्यों के लिए एलुमिनियम मिश्र धातु की आवरण वाली चूदरें और पत्तियाँ (मिश्र धातु 76528) की विशिष्टि | | — | — |
| 55. IS : 8566—1977 रीढ़ों के हस्तात के तारों की विशिष्टि | | — | — |
| 56. IS : 8567—1977 शंकु और बीजनुमा बाइंडरों सम्बन्धी पारिभाषिक शब्दावली | | -- | -- |
| 57. IS : 8568—1977 ओरिया बाइंडर सम्बन्धी पारिभाषिक शब्दावली | | — | — |
| 58. IS : 8569—1977 वस्त्रादि उत्पादों की पैकिंग में प्रयुक्त पटसन-कपड़ों की विशिष्टि | | — | -- |
| 59. IS : 3570—1977 विद्युत कार्यों के लिए प्रेस पेपर की विशिष्टि | | — | — |
| 60. IS : 8571—1977 दंत पॉसिलेन की विशिष्टि | | — | — |
| 61. IS : 8572—1977 ट्रांसफार्मर तारों के लिए कागज चूड़े तन्मय/लड़दार तांबे के जालकों की विशिष्टि | | — | -- |
| 62. IS : 3587—1977 रासायनिक उद्योग के लिए प्लू और स्वार की विशिष्टि | | — | — |

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| 63. | IS : 9002 (भाग 2/अनुभाग 1 से 4)—1977 इलेक्ट्रॉनिक और बिजली की वस्तुओं के लिए मूल वातावरणीय परीक्षण विधियाँ भाग 2 शीत परीक्षण | --- | --- |
| 64. | IS : 9002 (भाग 2)—1977 इलेक्ट्रॉनिक और वस्तुओं के लिए अपकरणों की विमिश्रित और परीक्षण भाग 2 शुष्क ताप परीक्षण के लिए चैम्बर | --- | --- |

इन भारतीय मानकों की प्रतियाँ भारतीय मानक संस्था के मानक भवन, 9 बहादुरशाह जफर मार्ग, नई दिल्ली-110002 और ग्रहमबाबाद, बंगलौर, बम्बई, भुवनेश्वर, कलकत्ता, कंडीगढ़, हैदराबाद, जयपुर, कोलपुर, मद्रास, पटना और त्रिवेन्द्रम स्थित अन्य शाखा कार्यालयों से खरीदी जा सकती है।

[सं० सी० एम० टी०/13: 2]

New Delhi, the 1980-07-09

S.O. 1995:—In pursuance of Sub-rule (2) of Rule 3 and Sub-regulations (2) and (3) of regulation 3 of Indian Standards Institution (Certification Marks) Rules and Regulations 1955, the Indian Standard Institution hereby notifies that Indian Standard(s), Particulars of which are given in the Schedule hereto annexed, have been established on 1977-12-31:

SCHEDULE

| Sl. No. | No. and Title of the Indian Standards Established. | No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard. | Remarks, if any. |
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| (1) | (2) | (3) | (4) |
| 1. | *IS : 10 (Pt II)—1976] Specification for plywood tea-chests Part II plywood (Fourth Revision) | IS : 10—1970—Specification for plywood tea-chests (third revision). | Established on 1976-11-30 *For purposes of ISI Certification Marks Scheme; IS : 10 (Part II)—1976 shall come into force with effect from : 1978-02-15. |
| 2. | IS : 405 (Part I)—1977 Specification for lead sheet and strip Part I for chemical industries (Second Revision). | IS : 405—1961 Specification for lead sheet (revised). | --- |
| 3. | IS : 405 (Part II)—1977 Specification for lead sheet and strip Part II for other than chemical purposes (second revision). | -do- | --- |
| 4. | IS : 877—1977 Methods of sampling and test for activated carbons, powdered and granular (first revision). | IS : 877—1956 Methods of sampling and test for activated carbon used for decolourizing vegetable oils and sugar solutions. | --- |
| 5. | IS : 1200 (Part XI)—1977 Method of measurement of building and civil engineering works Part—XI Paving, floor finishes dado and skirting (Third revision). | IS : 1200 (Part XI)—1971 Method of measurement of building and civil engineering works Part—XI Pavings and floor finishes (second revision). | --- |
| 6. | IS : 1223 (Part III)—1977 Specification for apparatus for determination of milk fat by gerber method Part III centrifuges and water-baths (First Revision). | IS : 1223—1958 Specification for apparatus for the determination of fat in whole milk, evaporated (unsweetened) milk, separated milk, skim milk, butter milk and cream by the gerber method. | Established on 1977-11-30. |
| 7. | IS : 1340—1977 Code of practice for chromate conversion coating on zinc and cadmium coated articles and zinc base alloys (First Revision). | IS : 1340—1959 Code of practice for protective coating of zinc base alloys. | |

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| 8. IS : 1472—1977 Methods for sampling ferro-alloys for determination of chemical composition (First revision). | (i) IS : 1472 (Part I)—1959 Methods of sampling ferroalloys, Part I (ii) IS : 1472 (Part II) —1962 Methods of sampling ferroalloys, Part II. | | Established on 19-11-30 |
| 9. IS : 1735 (Part I)—1977 Specification for beehive stand Part I folding type (First revision). | IS : 1735 —1960 Specification for hives stands | | — |
| 10. IS : 1885 (Part XLII) 1977 Electrotechnical vocabulary Part XLII Power capacitors. | | — | — |
| 11. IS : 1906—1977 Recommendation for shape and dimensions of 4B pickers (Second revision). | IS : 1906—1972 Raw hide round foot pattern 4B pickers for cotton overpick looms (First revision). | | — |
| 12. IS : 2032 (Part XX)—1977 Graphical symbols used in electrotechnology Part XX radio communications transmission circuits, lines and accessories. | | — | — |
| 13. IS : 2730—1977 Specification for magnesium sulphate (Epsom salts) (First revision). | IS : 2730—1964 Specification for magnesium sulphate (Epsom salts). | | — |
| 14. IS : 2835—1977 Specification for flat transparent sheet glass (Second revision) | IS : 2835—1971 Specification for transparent sheet glass (selected quality) (first revision) | | — |
| 15. IS : 3347 (Part VI/Sec 1)—1977 Dimensions for porcelain transformer bushings Part VI 72.5 KV Bushings Section I Porcelain Parts | | — | — |
| 16. IS : 3446—1977 Specification for leather aprons for drafting systems (First revision) | IS : 3604—1966 Specification for leather aprons for drafting systems. | | — |
| 17. IS : 3604—1977 Specification for jerseys, round-neck, plain-knitted, worsted (First revision) | IS : 3604—1966 Specification for round neck jerseys. | | — |
| 18. IS : 4333 (Part I)—1977 Methods of analysis for foodgrains Part I refractions (First revision) | IS : 4333 (Part I)—1967 Methods of analysis for foodgrains Part I Refractions. | | — |
| 19. IS : 4414—1977 Specification for wooden table tops (First revision). | IS : 4414—1967 Specification for wooden table tops. | | — |
| 20. IS : 4528—1977 Specification for 4, 4'-Dinitrostilbene-2, 2'-Disulphonic Acid (Disodium salt) (First revision) | IS : 4528—1968 Specification for 4, 4'-Dinitrostilbene-2, 2'-disulphonic acid (disodium salt) | | — |
| 21. IS : 4653—1977 Specification for methyl p-Hydroxybenzoate for cosmetic industry (First revision) | IS : 4653—1968 Specification for methyl p-hydroxybenzoate for cosmetic industry | | — |
| 22. IS : 5183—1977 Guide for treatment and disposal of effluents of tanning industry (First Revision) | IS : 5183 —1969 Guide for treatment of effluents of tanning industry | | — |
| 23. IS : 5531 (Parts I to III)—1977 Specification for cast iron specials for asbestos-cement pressure pipes for water, gas and sewage (First revision) | IS : 5531—1969 Specification for cast iron specials for use with asbestos cement pressure pipes. | | — |
| 24. IS : 6134 (Part IV)—1977 Methods of measurement of electrical characteristics of microwave tubes Part IV magnetrons | | — | — |
| 25. IS : 6333—1977 Specification for propyl p-Hydroxybenzoate for cosmetic industry (First revision) | IS : 6333—1971 Specification for propyl p-hydroxybenzoate for cosmetic industry. | | — |

| (1) | (2) | (3) | (4) |
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| 26. IS : 6842—1977 Specification for limits for electromagnetic interference (First revision). | IS : 6842 —1972 Specification for limits for radio interference | Established on 1977-11-30 | |
| 27. IS : 6873 (Part V)—1977 Methods of measurement of electromagnetic interference Part V from luminaires for fluorescent lamps. | — | — | |
| 28. IS : 7809 (Part III/Sec. I)—1977 Specification for pressure sensitive adhesive tapes for electrical purposes Part III requirement for individual materials Section I plasticized polyvinylchloride tapes with Non-thermosetting adhesive. | — | — | |
| 29. IS : 8422 (Part I)—1977 Specification for piston rings for IC engines Part I plain compression rings from 30 upto 200 mm nominal diameter R-Rings. | — | Established on 1977-09-30 | |
| 30. IS : 8483—1976 Specification for dibenzoylthiazyl disulphide | — | — | |
| 31. IS : 8505—1977 Glossary of terms relating to mountaineering | — | — | |
| 32. IS : 8507 (Part I)—1977 Specification for fixed tantalum capacitors with solid electrolyte Part I general requirements and methods of tests. | — | — | |
| 33. IS : 8523—1977 Specification for respirators, canister type (Gas masks) | — | — | |
| 34. IS : 8525—1977 Recommendations for design of linear scales and indexes for indicating instruments to be read to 0.33—1.25 percent resolution | — | — | |
| 35. IS : 8526—1977 Sizes for cylinder bores and ports for pneumatic cylinders. | — | — | |
| 36. IS : 8529—1977 Specification for pliers, posterior band forming, double break, dental | — | — | |
| 37. IS : 8531—1977 Specification for pulley for belt conveyors | — | — | |
| 38. IS : 8532—1977 Method of test for flow fatigue characteristics of oil hydraulic filter elements | — | — | |
| 39. IS : 8534 (Part III)—1977 Specification for mine tub couplings Part III link chain type. | — | — | |
| 40. IS : 8539 (Part I)—1977 Terminology of meat products and meat animals Part I poultry | — | — | |
| 41. IS : 8541—1977 Specification for floor polish, paste | — | — | |
| 42. IS : 8543 (Parts. XIII/Sec. 1)—1977 Methods of testing plastics Part XIII tests for specific product Section I Buttons (Thermosetting) | IS : 1465—1964 Methods of test for plastic buttons, thermosetting (Revised) | — | |
| 43. IS : 8544 (Part II)—1977 Specification for motor starters for voltages not exceeding 1000 V Part II Star-delta starters. | — | — | |
| 44. IS : 8545—1977 Specification for loom pickers. | — | — | |



| (1) | (2) | (3) | (4) |
|--|-----|-----|---------------------------|
| 45. IS : 8549—1977 Specification for scissors, angled on side, Potts Smith pattern. | | — | Established on 1977-09-30 |
| 46. IS : 8550—1977 Specification for scissors, angled on flat, Potts Smith pattern | | — | — |
| 47. IS : 8553—1977 Specification for 1-phenyl-3-methyl-5-pyrazolone | | — | — |
| 48. IS : 8555—1977 Specification for bread rusks | | — | — |
| 49. IS : 8556—1977 Specification for bun | | — | — |
| 50. IS : 8557—1977 Grading for kokum kernels for oil milling | | — | — |
| 51. IS : 8558—1977 Specification for neem cake for manuring. | | — | — |
| 52. IS : 8559—1977 Specification for mahua cake for manuring | | — | — |
| 53. IS : 8560—1977 Specification for aluminium clad aluminium alloy sheet and strip for aircraft purposes (alloy 24530) | | — | — |
| 54. IS : 8561—1977 Specification for aluminium alloy clad sheet and strip for aircraft purposes (Alloy 76528) | | — | — |
| 55. IS : 8566—1977 Specification for steel wire for reeds | | — | — |
| 56. IS : 8567—1977 Glossary of terms relating to cone and cheese binders. | | — | — |
| 57. IS : 8568—1977 Glossary of terms relating to pin winders. | | — | — |
| 58. IS : 8569—1977 Specification for jute fabrics used in the packing of textile products. | | — | — |
| 59. IS : 8570—1977 Specification for press paper for electrical purposes. | | — | — |
| 60. IS : 8571—1977 Specification for dental porcelain | | — | — |
| 61. IS : 8572—1977 Specification for paper-covered flexible/stranded copper conductors for transformer leads. | | — | — |
| 62. IS : 8587—1977 Specification for fluorescent for chemical industry | | — | — |
| 63. IS : 9002 (Part II/Secs. 1 to 4)—1977 Basic environmental testing procedures for electronic and electrical items Part II Cold test. | | — | — |
| 64. IS : 9002 (Part II)—1977 Specification for equipment and environmental tests for electronic and electrical items Part II chamber for dry heat test | | — | — |

Copies of these Indian Standards are available for sale with the Indian Standards Institution, Manak Bhawan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and also from its branch offices at Ahmedabad Bangalore, Bombay, Bhubaneswar, Calcutta, Chandigarh Hyderabad, Jaipur, Kanpur, Madras, Patna and Trivandrum.

का० आ० 1996—भारतीय मानक संस्था (प्रमाणन चिह्न) विनियम 1955, के विनियम 4 के उपविनियम (1) के अनुसार भारतीय मानक संस्था की ओर से अधिसूचित किया जाता है कि जिस मानक चिह्न का डिजाइन और उसका शाब्दिक विवरण तथा तत्सम्बन्धी भारतीय मानक के शीर्षक सहित नीचे अनुसूची में दिया गया है वह भारतीय मानक संस्था द्वारा निर्धारित किया गया है।

भारतीय मानक संस्था (प्रमाणन चिह्न) अधिनियम 1952 और उसके अधिनियमों और विनियमों के तहत ये मानक चिह्न उनके सामने दिखाई गई तिथियों से लागू होंगे।

अनुसूची



| क्रम संख्या | मानक चिह्न की डिजाइन | उत्पाद/उत्पाद की श्रेणी | तत्सम्बन्धी भारतीय मानक की पद संख्या और शीर्षक | मानक चिह्न की डिजाइन का शाब्दिक विवरण | लागू होने की तिथि |
|-------------|---|-------------------------|--|--|-------------------|
| (1) | (2) | (3) | (4) | (5) | (6) |
| 1 |  | मोनोक्रोटोफॉस सांद्र | जल विलेय IS 8074--1976 मोनोक्रोटोफॉस जल विलेय सांद्र की विशिष्टि | भारतीय मानक संस्था का मोनोग्राम जिसमें "ISI" शब्द होते हैं स्तम्भ (2) में दिखाई गई शैली और अनुपात में तैयार किया गया है और जैसा डिजाइन में दिखाया गया है मोनोग्राम के ऊपर की ओर भारतीय मानक की पद संख्या दी गई है। | 1980-03-16 |
| 2 |  | बद्ध खनिज ऊन | IS 8183--1976 बद्ध खनिज ऊन की विशिष्टि | " | 1980-04-16 |

[संख्या सी एम की/13 9]

S.O. 1996.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark(s), design(s) of which together with the verbal description of the design(s) and the title(s) of the relevant Indian Standard(s) are given in the Schedule hereto annexed, have been specified

These Standard Mark(s) for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from the dates shown against each:

SCHEDULE

| Sl. No. | Design of the Standard Mark | Product/Class of Product | No. and Title of the Relevant Indian Standard | Verbal description of the Design of the Standard Mark | Date of Effect |
|---------|---|--|--|---|----------------|
| (1) | (2) | (3) | (4) | (5) | (6) |
| 1. |  | Monocrotophos water soluble concentrates | IS 8074—1976 Specification for monocrotophos water soluble concentrates. | The monogram of the Indian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2) the number of the Indian Standard being superscribed on the top sides of the monogram as indicated in the design. | 1980-03-16 |
| 2 |  | Bonded mineral wool | IS: 8183—1976 Specification for bonded mineral wool | -do- | 1980-04-16 |

[No. CMD/13/9]

का० आ० 1997—भारतीय मानक संस्था (प्रमाणन चिह्न) के विनियम, 1955 के विनियम 7 के उपविनियम (3) के अनुसार भारतीय मानक संस्था की ओर से अधिसूचित किया जाता है कि विभिन्न उत्पादों के प्रति इकाई मुहर लगाने का शुल्क नीचे अनुसूची में दिए गए ध्योरे के अनुसार निर्धारित किया गया है और यह शुल्क उनके सामने दिखाई गई तिथियों से लागू होगा।

अनुसूची

| क्रम संख्या | उत्पाद/उत्पाद की श्रेणी | तत्सम्बन्धी भारतीय मानक की पद संख्या और शीर्षक | इकाई | प्रति इकाई मुहर लगाने की कीमत | लागू होने की तिथि |
|-------------|-------------------------|--|----------|---|-------------------|
| (1) | (2) | (3) | (4) | (5) | (6) |
| 1. | मोनोक्रोटोफॉस सांद्र | जल विलेय IS 8074--1976 मोनोक्रोटोफॉस जल विलेय सांद्र की विशिष्टि | 100 लिटर | (1) रु० 20 00 प्रति इकाई पहली 100 इकाइयों के लिये , | 1980-03-16 |

| (1) | (2) | (3) | (4) | (5) | (6) |
|-----|-------------|---|-----|---|------------|
| | | | | (2) ₹ 10.00 प्रति इकाई 101वीं से 500 इकाइयों के लिए , | |
| | | | | (3) ₹ 2.00 प्रति इकाई 501वीं इकाई और अगली इकाइयों के लिए | |
| 2. | बंद खनिज ऊन | IS : 8183--1976 बंद खनिज ऊन एक मीटरों टन की विशिष्ट | | (1) ₹ 6.00 प्रति इकाई पहली 1000 इकाइयों के लिए , और | 1980-04-16 |
| | | | | (2) ₹ 3.00 प्रति इकाई 1001वीं इकाई और अगली इकाइयों के लिए | |

[सं. सी.एस.टी/13: 10]

ए. पी. जे. वेंनर्जी अवर सहायक

S.O. 1997.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulation 1955, the Indian Standards Institution, hereby, notifies that the marking fee(s) per unit for various products details of which are given in the Schedule hereto annexed, have been determined and the fee(s) shall come into force with effect from the dates shown against:

SCHEDULE

| Sl. | Product/Class of Product | No. and Title of Relevant Indian Standards | Unit | Marking Fee per Unit | Date of Effect |
|-----|--|--|------------|---|----------------|
| (1) | (2) | (3) | (4) | (5) | (6) |
| 1. | Monocrotophos water soluble concentrates | IS: 8074—1976 Specification for monocrotophos water soluble concentrates | 100 Litres | (i) Rs. 20.00 per unit for the first 100 units; (ii) Rs. 10.00 per unit for the 101st to 500 units; and (iii) Rs. 2.00 per unit for the 501st unit and above. | 1980-03-1 |
| 2. | Bonded mineral wool | IS: 8183—1976 Specification for bonded mineral wool. | One Tonne | (i) Rs. 6.00 per unit for the first 1000 units; and (ii) Rs. 3.00 per unit for the 1001st unit and above. | 1980-04-1 |

[No. CMD/13: 10]

A. P. Benerji Addl. Director General

MINISTRY OF FINANCE

(Department of Revenue)

Collectorate Of Central Excise

Calcutta, the 29th May, 1980

CENTRAL EXCISE

वित्त मंत्रालय

(राजस्व विभाग)

केन्द्रीय उत्पाद शुल्क समाहर्तार

कलकत्ता, 29 मई, 1980

केन्द्रीय उत्पाद शुल्क

कां. प्रां. 1998.—केन्द्रीय उत्पाद शुल्क नियमावली, 1944 के नियम 5 द्वारा प्रदत्त शक्ति का प्रयोग करते हुए और केन्द्रीय उत्पाद शुल्क अधिकारियों के विनिर्दिष्ट उत्पाद शुल्क योग्य वस्तुओं (चाय की छोड़कर) को विध्वंस करने तथा उसके पर्यवेक्षण में संबंधित सभी पूर्व प्रदेशों का अधिकार करते हुए से केन्द्रीय उत्पाद शुल्क अधिकारियों का केन्द्रीय उत्पाद शुल्क समाहर्तार, कलकत्ता के अपने सम्बन्धित कार्यक्षेत्र में केन्द्रीय उत्पाद शुल्क नियमावली, 1944 के नियम 49 के अन्तर्गत की शक्तियों को नीचे की तालिका में दी गई सीमाबद्धन के अनुसार प्रयोग करने के लिए प्राधिकृत करता है :—

| अधिकारी का पदनाम | प्रत्येक मामले में सम्मिलित शुल्क की मात्रा |
|--------------------|---|
| अधीक्षक | 1000 रुपये तक |
| सहायक समाहर्ता | 1000 रुपये से 2500 रुपये तक |
| उप समाहर्ता | 2500 रुपये से 5000 रुपये तक |
| विध्वंस-पर्यवेक्षक | प्रत्येक मामले में सीमाबद्धन |
| निरीक्षक | 1000 रुपये तक |
| अधीक्षक | 2500 रुपये तक |
| सहायक समाहर्ता | 2500 रुपये से ऊपर |

[प्राधुनिकता सं. 2/1980/सं.स IV(8)/के.ऊ.78]

वी. एन. रंगवानी, समाहर्ता

S.O. 1998.—In exercise of the powers conferred on me by rule 5 of the Central Excise Rules, 1944 and in supersession of all the previous orders relating to powers of Central Excise Officers for destruction of manufactured excisable goods (other than tea) and supervision thereof, I authorise the officers of Central Excise to exercise the powers under Rule 49 of Central Excise Rules, 1944 within their respective jurisdiction in the Collectorate of Central Excise, Calcutta, as per limitation shown in the table below:—

| Designation of Officers | Amount of duty involved in each case |
|------------------------------|---|
| 1 | 2 |
| Superintendent | Not exceeding Rs. 1000 |
| Assistant Collector | Exceeding Rs. 1000 but not exceeding Rs. 2500 |
| Deputy Collector | Exceeding Rs. 2500 but not exceeding Rs. 5000 |
| Destruction to be supervised | Limitation in each case |
| Inspector | Upto Rs. 1000 |
| Superintendent | Upto Rs. 2500 |
| Assistant Collector | Above Rs. 2500 |

[Notification No. 2/1980/C No IV(8)1-CE/78]

B.N. Rangwant Collector

उद्योग मंत्रालय

(औद्योगिक विकास विभाग)

नई दिल्ली, 10 जुलाई, 1980

क्रा० आ० 1999—केन्द्रीय सरकार, सरकारी स्थान (अप्राधिकृत अधिभोगियों की वेदशाली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, नीचे की सारणी के स्तंभ (1) में वर्णित अधिकारी को सम्पदा अधिकारी के रूप में नियुक्त श्री एम० एल० गुप्त के स्थान पर, देखिए, अधिसूचना सं० क्रा० आ० 1599 तारीख 19 मई, 1979, उक्त अधिनियम के प्रयोजन के लिए सम्पदा अधिकारी नियुक्त करती है, और आगे यह निर्देश देती है कि पूर्वोक्त अधिकारी उक्त सारणी के स्तंभ (2) में विनिर्दिष्ट सरकारी स्थानों की बाबत, उक्त अधिनियम द्वारा या उसके अधीन सम्पदा अधिकारी को प्रदत्त शक्तियों का प्रयोग और अधिरोपित कर्तव्यों का पालन करेगा।

| अधिकारी का नाम | सरकारी स्थान |
|---|---------------------------------|
| श्री कुलदीप राय, अवर सचिव, उद्योग मंत्रालय, औद्योगिक विकास विभाग | उद्योग भवन, नई दिल्ली-110061 |

[क्रा० सं० डी० 11013(3)/80-जी० ए०]
मनीष बहल, संयुक्त सचिव

MINISTRY OF INDUSTRY
(Department of Industrial Development)

New Delhi, the 10th July, 1980

S.O. 1999.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby appoints the officer mentioned in column (1) of the table below, to be the Estate Officer for the purposes of the said Act, vice Shri M.L. Gupta, appointed as Estate Officer vide notification No S.O. 1599, dated the 19th May, 1979, and further directs that the aforesaid officer shall exercise the powers conferred, and perform the duties imposed, on the Estate Officer by or under the said Act, in respect of the Public Premises specified in column (2) of the said Table.

| Name of Officer | Public premises |
|--|-------------------------------------|
| 1 | 2 |
| Shri Kuldeep Rai, Under Secretary Ministry of Industry Department of Industrial Development | Udyog Bhavan New Delhi 110001 |

[File No. D-11013(3)/80-GA]
MANISH BAHL, Joint Secy.

पेट्रोलियम, रसायन और उर्वरक मंत्रालय
(पेट्रोलियम विभाग)

नई दिल्ली, 7 जुलाई, 1980

क्रा० आ० 2000—भारत सरकार की अधिसूचना के द्वारा जैसा कि यहाँ संलग्न अनुसूची में प्रदर्शित किया गया है और पेट्रोलियम और खनिज पार्श्व लाहन (प्रयोजन के भूमि अधिग्रहण अधिकार) अधिनियम, 1962 के खण्ड 6 के उपखण्ड (1) के अन्तर्गत प्रकाशित किया गया है, गुजरात राज्य के कलोल तेल क्षेत्र में उक्त विनिर्दिष्ट भूमि में व्यधन स्थल सं० के-55 से सी० टी० एफ० तक पेट्रोलियम के लिए भूमि उपयोग के अधिकार हैं।

तेल एवं प्राकृतिक गैस आयोग ने उपयुक्त नियम के खण्ड 7 के उपखण्ड (1) की धारा (1) में निश्चित कार्य बिनाक 16-1-74 से समाप्त कर दिया गया है।

अन्य अब पेट्रोलियम पार्श्व लाहन के नियम (प्रयोजन के भूमि अधिग्रहण अधिकार) नियम, 1963 के अन्तर्गत सक्षम प्रधिकारी पत्रद्वारा उक्त तिथि को कार्य समाप्त की तिथि अधिसूचित करने हैं।

अनुसूची

| मंत्रालय का नाम | गांव | क्रा० आ० सं० | भारत के राजपत्र में प्रकाशन की तिथि | कार्य समाप्ति की तिथि |
|--|-------|--------------|-------------------------------------|-----------------------|
| पेट्रोलियम, रसायन और उर्वरक मईज धानज | सेरथा | 3712 | 10-11-79 | 16-1-74 |

[स० 12016/16/80-प्रौ० III]

MINISTRY OF PETROLEUM, CHEMICALS & FERTILIZER

(Deptt. of Petroleum)

New Delhi, the 7th July, 1980

S.O. 2000.—Whereas by the notification of Government of India as shown in the schedule appended hereto and issued under sub-section (1) of section 6 of the Petroleum & Minerals Pipeline (Acquisition of Right of user in land) Act, 1962 the right of user has been acquired in the lands specified in the Schedule appended thereto for the transport of petroleum from d.s K-55 to C.T.F. in Kalol oil field in Gujarat State.

And Whereas the Oil & Natural Gas Commission has terminated the operations referred to in clause (i) of sub-section (1) of section 7 of the said Act on 16-1-74.

NOW, THEREFORE, under Rule 4 of the Petroleum Pipe lines (Acquisition of right of user inland) Rules, 1963, the Competent Authority hereby notifies the said date as the date of termination of operation to above.

SCHEDULE

Termination of operation of pipeline from D.S.K.-55 to C.T.F.

| Name of Ministry | Villages | S.O. No. | Date of publication in the Gazette of India | Date of termination of operation |
|-----------------------------------|------------------|----------|---|----------------------------------|
| Petroleum, Chemicals & Fertilizer | Sertha and Dhana | 3712 | 10-11-79 | 16-1-74 |

[No. 12016/16/80 Prod. II]

क्रा० आ० 2001—भारत सरकार की अधिसूचना के द्वारा जैसा कि यहाँ संलग्न अनुसूची में प्रदर्शित किया गया है और पेट्रोलियम और खनिज पार्श्व लाहन (प्रयोजन के भूमि अधिग्रहण अधिकार) अधिनियम, 1962 के खण्ड 6 के उपखण्ड (1) के अन्तर्गत प्रकाशित किया गया है, गुजरात राज्य के कलोल तेल क्षेत्र में उक्त विनिर्दिष्ट भूमि में व्यधन स्थल सं० के-48 से सी० टी० एफ० तक पेट्रोलियम के लिए भूमि उपयोग के अधिकार हैं।

एवं प्राकृतिक गैस आयोग ने उपयुक्त नियम के खण्ड 7 के उपखण्ड (1) की धारा (1) में विनिर्दिष्ट कार्य दिनांक विम्वर, 73 से समाप्त कर दिया गया है।

अतः अब, पेट्रोलियम पाइप लाइन के नियम (प्रयोक्ता के भूमि अधिग्रहण अधिकार) नियम, 1963 के अन्तर्गत सक्षम अधिकारी एतद्वारा उक्त तिथि को कार्य समाप्त की तिथि अधिसूचित करते हैं।

अनुसूची

के-48 से सी० टी० एक तक पाइप लाइन कार्य समाप्ति

| मंत्रालय का नाम | गाँव | का० प्रा० सं० | भारत के राजपत्र में प्रकाशन की तिथि | कार्य समाप्ति की तिथि |
|--------------------------------------|--------|---------------|-------------------------------------|-----------------------|
| पेट्रोलियम, रसायन और उर्वरक मंत्रालय | टिटोडा | 3713 | 10-11-79 | दिसम्बर, 73 |

[सं० 12016/16/80-प्रो०-I]

S.O. 2001.—Whereas by the notification of Government of India as shown in the Schedule appended hereto and issued under sub-section (1) of section 6 of the Petroleum & Minerals Pipeline (Acquisition of Right of user in land) Act, 1962 the right of user has been acquired in the lands specified in the schedule appended thereto for the transport of petroleum from d.s.K-48 to C.T.F. in Kalol oil field in Gujarat State.

And Whereas the Oil & Natural Gas Commission has terminated the operations referred to in clause (i) of sub-section (1) of section 7 of the said Act on December, 1973.

Now, Therefore under Rule 4 of the Petroleum Pipelines (Acquisition of rights of user in land) Rules, 1963, the Competent Authority hereby notifies the said date as the date of termination of operation to above.

SCHEDULE

Termination of operation of Pipeline from D.S.K-48 to C.T.F.

| Name of Ministry | Villages | S.O. No. | Date of publication in the Gazette of India | Date of termination of operation |
|-----------------------------------|--------------------------------|----------|---|----------------------------------|
| Petroleum, Chemicals & Fertilizer | Titoda Bhojanrathod Saij | 3713 | 10-11-79 | Decem-ber, 1973. |

[No. 12016/16/80-Prod.-I]

नई दिल्ली, 8 जुलाई, 1980

का० प्रा० 2002.—यतः पेट्रोलियम और खनिज पाइप लाइन (भूमि के उपयोग के अधिकार अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और रसायन मंत्रालय (पेट्रोलियम विभाग) की अधिसूचना का० प्रा० सं० 2524 तारीख 2-7-79 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों के उपयोग के अधिकार को पाइप लाइनों को बिछाने के प्रयोजन के लिए अर्जित करने का अपना आशय घोषित कर दिया था।

और यतः सक्षम प्राधिकारी के उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट देनी है।

और आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमियों में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है।

अब, अतः उक्त अधिनियम की धारा 6 की उपधारा (i) द्वारा प्रवृत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस अधिसूचना में संलग्न अनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाइप लाइन बिछाने के प्रयोजन के लिए एतद्वारा अर्जित किया जाता है।

और आगे उस धारा की उपधारा (4) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

अनुसूची

कूप नं० 212 से कूप नं० 135 तक पाइप लाइन बिछाने के लिए।

राज्य—गुजरात जिला—महच तालुका—अंकलेश्वर

| गाँव | सर्वे नं० | हेक्टेयर | ए | घ | म | सेंटीघ |
|---------|-----------|----------|----|----|---|--------|
| उमरवाडा | 410/2 | 0 | 03 | 64 | | |

[सं० 12016/31/79-प्रोड०]

किरन चड्ढा, सचिव

New Delhi, the 8th July, 1980

S.O. 2002.—Whereas by a notification of the Government of India in the Ministry of Petroleum, S.O. No. 2524 dated 2-7-1979 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the land specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of power conferred by Sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

Rou for laying flow line from well No. 212 to well No. 135

| State: Gujarat | District: Broach | Taluka: Ankleshvar | | | |
|----------------|------------------|--------------------|-----|-------------|--|
| Village | Survey No. | Hec-tare | Are | Centi-tiare | |
| Umarwada | 410/2 | 0 | 03 | 64 | |

[No. 12016/31/79-Prod.

KIRAN CHADHA, Under Secy.

पूति और पुनर्वासि मंत्रालय

(पुनर्वासि विभाग)

नई दिल्ली, 23 जून, 1980

का० आ० 2003.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा, आंध्र प्रदेश राज्य के विभिन्न जिलों के राजस्व मंडल अधिकारियों और उप कलक्टरों को, उनके अपने-अपने जिलों के लिए राजस्व मंडल अधिकारियों और उपकलक्टरों के रूप में उनके अपने कार्यों के अतिरिक्त, आंध्र प्रदेश राज्य में निष्क्रान्त सम्पत्तियों के संबंध में, उक्त अधिनियम के अधीन या उसके द्वारा अभिरक्षकों को सौंपे गए कार्यों को निष्पादन करने के लिए, सहायक अभिरक्षक के रूप में नियुक्त करती है।

[संख्या 1(10)/वि०सै०/80-एम०एस०-II(i)]

MINISTRY OF SUPPLY AND REHABILITATION

(Department of Rehabilitation)

New Delhi, the 23rd June, 1980

S.O. 2003.—In exercise of the powers conferred by Sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints the Revenue Divisional Officers and Sub-Collectors of various districts in Andhra Pradesh State, as Assistant Custodians for their districts, for the purpose of discharging, in addition to their own duties as Revenue Divisional Officers and Sub-Collectors all the duties imposed on the Custodian by or under the said Act in respect of evacuee properties in the State of Andhra Pradesh.

[No. 1(10)/Spl. Cell/80-SS.II.(i)]

का० आ० 2004.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा अन्य प्रदेश राज्य के विभिन्न जिलों के संयुक्त कलक्टरों को, संयुक्त कलक्टर के रूप में उनके अपने कार्यों के अतिरिक्त, आंध्र प्रदेश राज्य में स्थित निष्क्रान्त सम्पत्तियों के संबंध में; उक्त अधिनियम द्वारा या उसके अधीन अभिरक्षक को सौंपे गए कार्यों को निष्पादन करने के लिए उनके अपने जिलों के लिए उप-आभिरक्षक के रूप में नियुक्त करती है।

[संख्या 1/(10)/वि०सै० 80-एम०एस०-II(ii)]

S.O. 2004.—In exercise of the powers conferred by Sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints the Joint Collectors of various districts in Andhra Pradesh State, as Deputy Custodians for their districts, for the purpose of discharging, in addition to their own duties as Joint Collectors, all duties imposed on the Custodian by or under the said Act in respect of evacuee properties in the State of Andhra Pradesh.

[No. 1(10)/Spl. Cell/80-SS.II.(ii)]

का० आ० 2005.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 6 की उपधारा (i) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा सर्वेक्षण व बंदोबस्त आयुक्त, राजस्व विभाग, आंध्र प्रदेश सरकार, हैदराबाद को उनके अपने कार्यों के अतिरिक्त आंध्र प्रदेश राज्य में निष्क्रान्त सम्पत्तियों के संबंध में, उक्त अधिनियम के अधीन या उसके द्वारा अभिरक्षक को सौंपे गए कार्यों का निष्पादन करने के लिए आंध्र प्रदेश राज्य के लिए, अभिरक्षक के रूप में नियुक्त करती है।

435 GI/80—8

2. इससे पूति और पुनर्वासि मंत्रालय (पुनर्वासि विभाग), नई दिल्ली द्वारा जारी की गई अधिसूचना संख्या 25(2)/73-एस एम -4 दिनांक 20 जून, 1974 का अमिन्करण किया जाता है।

[संख्या 1(10)/वि०सै०/80-एम०एस०-II(iii)]

S.O. 2005.—In exercise of the powers conferred by Sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints the Commissioner of Survey & Settlement, Revenue Department, Government of Andhra Pradesh, Hyderabad, as Custodian for the State of Andhra Pradesh, for the purpose of discharging, in addition to his duties, all duties imposed on the Custodian by or under the said Act in respect of evacuee properties in the State of Andhra Pradesh.

2. This supersedes Notification No. 25(2)/73-SS.IV, dated the 20th June, 1974, issued by the Ministry of Supply & Rehabilitation (Department of Rehabilitation), New Delhi.

[No. 1(10)/Spl. Cell/80-SS.II.(iii)]

का० आ० 2006.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वासि अधिनियम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा, आंध्र प्रदेश राज्य के विभिन्न तालुकों के सभी तहसीलदारों को, तहसीलदार के रूप में उनके अपने कार्यों के अतिरिक्त, आंध्र प्रदेश राज्य में मुआवजा पूल के भाग की सम्पत्तियों के संबंध में उक्त अधिनियम या उसके अधीन प्रबंध अधिकारियों को सौंपे गए कार्यों का निष्पादन करने के लिए, प्रबंध अधिकारियों के रूप में नियुक्त करती है।

2. इससे भारत सरकार, पुनर्वासि मंत्रालय, मुख्य बंदोबस्त आयुक्त के कार्यालय की अधिसूचना संख्या 5(10) एल० एण्ड आर० (63-ए दिनांक 22-1-1965 का अधिकरण किया जाता है।

[संख्या 1(10)/वि०सै० 80-एम०एस०-II(iv)]

S.O. 2006.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints all Tehsildars of various Talukas in the State of Andhra Pradesh, to be the Managing Officers for, the purpose of performing, in addition to their own duties as Tehsildars, the functions assigned to a Managing Officer by or under said Act, in respect of properties forming part of compensation pool within the State of Andhra Pradesh.

2. This supersedes Government of India, Ministry of Rehabilitation, Office of the Chief Settlement Commissioner's Notification No. 5(10)/L&R/63-A, dated 22-1-1965.

[No. 1(10)/Spl. Cell/80-SS.II(iv)]

का० आ० 2007.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वासि अधिनियम, 1954 (1954 का 44) की धारा की 3 उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा आंध्र प्रदेश राज्य के संयुक्त कलक्टरों को, उनके अपने अपने संबंधित जिलों में, संयुक्त कलक्टर के रूप में उनके कार्यों के अतिरिक्त, आंध्र प्रदेश राज्य में मुआवजा पूल के भाग की कृषि भूमि, दुकानों और रिक्त स्थानों के प्रबंध के संबंध में उक्त अधिनियम के अधीन या उसके द्वारा बंदोबस्त आयुक्त को सौंपे गए कार्यों का निष्पादन करने के लिए बंदोबस्त के रूप में नियुक्त करती है।

2. इससे भारत सरकार, पुनर्वासि मंत्रालय, मुख्य बंदोबस्त आयुक्त के कार्यालय की अधिसूचना संख्या 5(10) एल० एण्ड आर० 63-बी दिनांक 22-1-1965 का अधिकरण किया जाता है।

[संख्या 1(10)/वि०सै०/80-एम०एस०-II(v)]

S.O. 2007.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 44 of 1954, the Central Government hereby appoints the Joint Collectors in the State of Andhra Pradesh as Settlement Commissioners in their respective districts for the purpose of performing in addition to their own duties as Joint Collectors, the functions assigned to a Settlement Commissioner by or under the said Act, in regard to the management, agricultural lands, shops and vacant sites forming part of the Compensation Pool within the State of Andhra Pradesh.

2. This supersedes Government of India, Ministry of Rehabilitation, Office of the Chief Settlement Commissioner's Notification No. 5(10)/L&R/63-B, dated 22-1-1965.

[No. 1(10)/Spl. Cell/80-SS.II.(v)]

का० प्रा० 2008.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा आन्ध्र प्रदेश राज्य के राजस्व विभाग, हैदराबाद के सर्वेक्षण तथा बंदोबस्त आयुक्त को, सर्वेक्षण तथा बंदोबस्त आयुक्त के रूप में उनके अपने कार्यों के अतिरिक्त, आन्ध्र प्रदेश राज्य में मुद्रावजा पूल की भूमि और सम्पत्तियों के संबंध में, उक्त अधिनियम द्वारा या उनके अधीन बंदोबस्त आयुक्त को सौंपे गए कार्यों का निष्पादन करने के लिए बंदोबस्त आयुक्त के रूप में नियुक्त करती है।

[संख्या 1(10)/वि० सैल/80-एस०एस०-II(vi)]

S.O. 2008.—In exercise of the powers conferred by Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints the Commissioner of Survey & Settlement, Government of Andhra Pradesh, Revenue Department, Hyderabad, as Settlement Commissioner for the purpose of performing, in addition to his own duties as Commissioner of Survey & Settlement, the functions assigned to a Settlement Commissioner by or under the said Act, in respect of the land and properties forming part of the Compensation Pool within the State of Andhra Pradesh.

[No. 1(10)/Spl. Cell/80-SS.II.(vi)]

का० प्रा० 2009.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 34 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा निर्णय लेती है कि, उक्त अधिनियम की धारा 24 की उपधारा (4) और धारा 33 के अधीन, केन्द्रीय सरकार द्वारा प्रयोग की जाने वाली किसी भी शक्ति का, सचिव, आन्ध्र प्रदेश सरकार राजस्व विभाग, हैदराबाद द्वारा उनके अपने कार्यों के अतिरिक्त आन्ध्र प्रदेश राज्य में मुद्रावजा पूल की भूमियों और सम्पत्तियों के संबंध में भी प्रयोग किया जाएगा।

[संख्या 1(10)/वि० सैल/80-एस०एस०-II(viii)]

S.O. 2009.—In exercise of the powers conferred by sub-section (1) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby directs that any powers exercisable by it under sub-section (4) of Section 24 and Section 33 of the said Act shall be exercisable also by the Secretary, Revenue Department, Government of Andhra Pradesh, Hyderabad, in addition to his own duties, in respect of the lands and properties forming part of the Compensation Pool within the State of Andhra Pradesh.

[No. 1(10)/Spl. Cell/80-SS.II.(viii)]

नई दिल्ली, 24 जून, 1980

का० प्रा० 2010.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 6(1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इसके द्वारा कर्नाटक राज्य के विभिन्न जिलों

के सहायक आयुक्तों को, उनके अपने-अपने जिलों में सहायक आयुक्त के रूप में उनके अपने कार्यों के अतिरिक्त, कर्नाटक राज्य में निष्क्रान्त सम्पत्तियों के संबंध में उक्त अधिनियम द्वारा या उसके अधीन अभिरक्षक को सौंपे गए कार्यों का निष्पादन करने के लिए सहायक अभिरक्षक के रूप में नियुक्त करती है।

[संख्या 1(11) वि० सै० 80-एस० एस०-II(i)]

New Delhi, the 24th June 1980

S.O. 2010.—In exercise of the powers conferred by Section 6(1) of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints Assistant Commissioners of the various districts in the State of Karnataka as Assistant Custodians for their respective districts for the purpose of discharging, in addition to their own duties as Assistant Commissioners, all duties imposed on the Custodian by or under the said Act in respect of evacuee properties in the State of Karnataka.

[No. 1(11)/Spl. Cell/80-SS.II.(i)]

का० प्रा० 2011.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम 1950 (1950 का 31) की धारा 6(1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा, कर्नाटक राज्य के विभिन्न जिलों के विशेष उपायुक्तों को उनके अपने-अपने जिलों के लिए, विशेष उपायुक्त के रूप में उनके अपने कार्यों के अतिरिक्त, कर्नाटक राज्य में निष्क्रान्त सम्पत्तियों के संबंध में, उक्त अधिनियम के अधीन या उसके द्वारा अभिरक्षक को सौंपे गए कार्यों का निष्पादन करने के लिए, उा अभिरक्षक के रूप में नियुक्त करती है।

2. इससे, श्रम और पुनर्वास मंत्रालय (पुनर्वास विभाग) नई दिल्ली की अधिसूचना संख्या 26(1)/73-एस०एस०-II दिनांक 27 अप्रैल, 1973 का अधिक्रमण किया जाता है।

[संख्या 1(11) वि० सैल 80-एस० एस०-II(ii)]

S.O. 2011.—In exercise of the powers conferred by Section 6(1) of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints Special Deputy Commissioners of various districts in Karnataka State, as Deputy Custodians for their respective districts, for the purpose of discharging, in addition to their own duties as Special Deputy Commissioners, all the duties imposed on the Custodian by or under the said Act in respect of evacuee properties in Karnataka State.

2. This supersedes Notification No. 26(1)/73-SS.II., dated the 27th April, 1973 issued by the Ministry of Labour and Rehabilitation (Department of Rehabilitation), New Delhi.

[No. 1(11)/Spl. Cell/80-SS.II.(ii)]

का० प्रा० 2012.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 6(i) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इसके द्वारा कर्नाटक राज्य के सर्वेक्षण बल्लोचन व भूमि अभिलेख निदेशक को उनके कार्यों के अतिरिक्त कर्नाटक राज्य में स्थित निष्क्रान्त सम्पत्तियों के संबंध में उक्त अधिनियम के अधीन या उसके द्वारा अभिरक्षक को सौंपे गए सभी कार्यों का निष्पादन करने के लिए अभिरक्षक के रूप में नियुक्त करती है।

[संख्या 1(11) वि० सैल 80-एस० एस०-II(iii)]

S.O. 2012.—In exercise of the powers conferred by Section 6(1) of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints the Director of Survey, Settlement & Land Records, Karnataka State, as Custodian for that State for the purpose of discharging, in addition to his own duties, all the duties imposed on the Custodian by or under the said Act in respect of the Evacuee Properties in the State of Karnataka.

[No. 1(11)/Spl. Cell/80-SS.II.(iii)]

का० आ० 2013.—विष्कास्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा कर्नाटक राज्य के राजस्व आयुक्त व सचिव, राजस्व विभाग को कर्नाटक राज्य के राजस्व आयुक्त व सचिव के रूप में उनके कार्यों के अतिरिक्त कर्नाटक राज्य में विष्कास्त सम्पत्तियों के संबंध में, उक्त अधिनियम या उसके अधीन उप महाअभिरक्षक को सौंपे गए कार्यों का निष्पादन करने के लिए, उप-महा अभिरक्षक के रूप में नियुक्त करती है।

[संख्या 1(11)/वि० सै०/80-एस० एस०-II(iv)]

S.O. 2013.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoints the Revenue Commissioner and Secretary to the Government of Karnataka, Revenue Department, Government of Karnataka as Deputy Custodian General of Evacuee Property for the State of Karnataka for the purpose of discharging, in addition to his own duties as Revenue Commissioner and Secretary to the Government of Karnataka, the duties imposed on such Deputy Custodian General by or under the said Act in respect of evacuee properties in the State.

[No. 1(11)/Spl. Cell/80-SS.II(iv)]

का० आ० 2014 — विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इसके द्वारा कर्नाटक राज्य के सभी तहसीलदारों को उनके अपने-अपने क्षेत्रों में तहसीलदार के रूप में उनके अपने कार्यों के अतिरिक्त, कर्नाटक राज्य में मुद्राबजा पूल के भाग की सम्पत्तियों के संबंध में, उक्त अधिनियम द्वारा या उसके अधीन, प्रबंध अधिकारी को सौंपे गए कार्यों का निष्पादन करने के लिए, प्रबंध अधिकारी के रूप में नियुक्त करती है।

[सं० 1(11)/वी० सै०/80-एस० एस०-II(vi)]

S.O. 2014.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints all Tehsildars in the State of Karnataka as Managing Officers for the purpose of performing, in addition to their own duties as Tehsildars within their jurisdiction, the functions assigned to a Managing Officer by or under the said Act, in respect of properties forming part of Compensation Pool within the State of Karnataka.

[No. 1(11)/Spl. Cell/80-SS.II(vi)]

का० आ० 2015.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा कर्नाटक राज्य के विषय उपायुक्तों को, उनके अपने-अपने जिलों के लिए, उनके अपने कार्यों के अतिरिक्त कर्नाटक राज्य में मुद्राबजा पूल के भाग की सम्पत्तियों के सम्बन्ध में उक्त अधिनियम के अधीन या उसके द्वारा बन्दोबस्त आयुक्तों को सौंपे गए कार्यों का निष्पादन करने के लिए, बन्दोबस्त आयुक्त के रूप में नियुक्त करती है।

2. इस अधिनियम अधीन पुनर्वास मंत्रालय (पुनर्वास विभाग) की अधिनियम संख्या 26(1) 73-एस एस०-11 दिनांक 27 अप्रैल, 1973 का अधिक्रमण किया जाता है।

[संख्या 1(11) विशेष सैल 80/एस० एस०-II(vii)]

S.O. 2015.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Special Deputy Commissioners in the state of Karnataka as settlement commissioners in their respective districts, for the purpose of performing, in addition to their own duties, the functions assigned to a Settlement Commissioner by or under the said Act in respect of properties forming part of Compensation Pool within the State of Karnataka.

2. This supersedes Notification No. 26(1)/73-SS.II, dated the 27th April, 1973 issued by the Ministry of Labour & Rehabilitation (Department of Rehabilitation).

[No. 1(11)/Spl. Cell/80-SS.II(vii)]

का० आ० 2016.—विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इसके द्वारा, सर्वेक्षण, बन्दोबस्त तथा भूमि अभिलेख, निदेशक कर्नाटक सरकार, राजस्व विभाग, बंगलूर को सर्वेक्षण, बन्दोबस्त तथा भूमि अभिलेख निदेशक के रूप में उनके कार्यों के अतिरिक्त, कर्नाटक राज्य में मुद्राबजा पूल के भाग की भूमियों और सम्पत्तियों के संबंध में, उक्त अधिनियम के अधीन या उसके द्वारा बन्दोबस्त आयुक्त को सौंपे गए कार्यों का निष्पादन करने के लिए बन्दोबस्त आयुक्त के रूप में नियुक्त करती है।

[संख्या 1(11) वी० सैल 80-एस० एस०-II(ix)]

S.O. 2016.—In exercise of the powers conferred by Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints the Director of Survey, Settlement and Land Records, Government of Karnataka, Revenue Department, Bangalore, as Settlement Commissioner for the purpose of performing, in addition to his own duties as Director of Survey, Settlement and Land Records, the functions assigned to a Settlement Commissioner by or under the said Act, in respect of the land and properties forming part of the Compensation Pool within the State of Karnataka.

[No. 1(11)/Spl. Cell/80-SS.II(ix)]

का० आ० 2017 —विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 34 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इसके द्वारा निदेश देती है कि उक्त अधिनियम की धारा 24 की उपधारा (4) और धारा 33 द्वारा इसके द्वारा प्रयोग की जाने वाली किसी भी शक्ति का प्रयोग कर्नाटक राज्य में मुद्राबजा पूल की भूमियों तथा सम्पत्तियों के सम्बन्ध में कर्नाटक राज्य के राजस्व आयुक्त-बन्दोबस्त, राजस्व विभाग, बंगलूर द्वारा उनके अपने कार्यों के अतिरिक्त, भी किया जाएगा।

[सं० 1(11) वी० सै०/80-एस० एस०-II(x)]

एन० एम० वाधवनी, अवर सचिव

S.O. 2017.—In exercise of the powers conferred by Sub-Section (1) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby directs that any powers exercisable by it under Sub-Section (4) of Section 24 and Section 33 of the said Act, shall be exercisable also by the Revenue Commissioner and Secretary to the Government of Karnataka, Revenue Department, Bangalore, in addition to his own duties, in respect of the Land and Properties forming part of the Compensation Pool within the State of Karnataka.

[No. 1(11)/Spl. Cell/80-SS.II(x)]

N. M. WADHWANI, Under Secy.

नई दिल्ली, 23 जून 1980

का० आ० 2018 —विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 34 की उपधारा (2) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, मुख्य बन्दोबस्त आयुक्त इसके द्वारा, इस विभाग की दिनांक 23 जून, 1980 की अधिसूचना संख्या 1(10)/बी० सै० 80-एस० एस० II (6) द्वारा बन्दोबस्त आयुक्त के रूप में नियुक्त, आन्ध्र प्रदेश सरकार के राजस्व विभाग हैदराबाद के सर्वेक्षण तथा बन्दोबस्त आयुक्त को अपनी निम्नलिखित शक्तियाँ सौंपते हैं :—

- (i) उक्त अधिनियम की धारा 23 के अधीन अपील सुनने की शक्तियाँ ।
- (ii) उक्त अधिनियम की धारा 24 के अधीन पुनरीक्षण सम्बन्धी सुनवाई की शक्तियाँ ।
- (iii) उक्त अधिनियम की धारा 28 के अधीन मामलों के हस्तान्तरण की शक्तियाँ ।

2. इससे पूर्ण और पुनर्वास मन्त्रालय (पुनर्वास विभाग) की अधिसूचना संख्या 25 (2)/73-एस० एस०-4 दिनांक 20-6-74 का अधि-क्रमण किया जाता है ।

[संख्या 1(10)/विशेष सै० 80-एस० एस०-II(vii)]

New Delhi, the 23rd June, 1980

S.O. 2018.—In exercise of the powers conferred by Sub-Section (2) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (Act No. 44 of 1954), the Chief Settlement Commissioner hereby delegates to the Commissioner of Survey and Settlement, Government of Andhra Pradesh, Revenue Department, Hyderabad, appointed as Settlement Commissioner vide this Department's Notification No. 1(10)/Spl. Cell/80-SS.II(vi) dated 23rd June, 1980, is following powers :—

- (i) Powers to hear appeals under Section 23 of the said Act.
- (ii) Powers to hear revisions under Section 24 of the said Act.
- (iii) Powers to transfer cases under Section 28 of the said Act.

2. This supersedes Notification No. 25(2)/73-SS.IV, dated 20-6-74 issued by the Ministry of Supply and Rehabilitation (Department of Rehabilitation), New Delhi.

[No. 1(10)/Spl. Cell/80-SS. II(vii)]

नई दिल्ली, 24 जून, 1980

का० आ० 2019 — निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 55 की उपधारा (3) द्वारा महाभिरक्षक के रूप में, मुझे प्रवृत्त शक्तियों का प्रयोग करते हुए, महाभिरक्षक इसके द्वारा इस विभाग की दिनांक 24 जून, 1980 की अधिसूचना संख्या 1(11)/बी० सै० 80-एस० एस० II(4) द्वारा कर्नाटक राज्य के लिए उप महाभिरक्षक के रूप में नियुक्त कर्नाटक राज्य के राजस्व आयुक्त व सचिव को महाभिरक्षक की निम्नलिखित शक्तियाँ सौंपते हैं :—

- (1) अधिनियम की धारा 24 और 27 के अधीन शक्तियाँ ।
- (2) अधिनियम की धारा 10(2)(0) के अधीन किसी भी निष्क्रान्त सम्पत्ति के हस्तान्तरण के अनुमोदन की शक्तियाँ ।
- (3) निष्क्रान्त सम्पत्ति प्रशासन (केन्द्रीय) नियमावली, 1950 के नियम 30-क के अधीन मामलों के हस्तान्तरण की शक्तियाँ ।

[संख्या 1(11) बी० सै० 80-एस० एस०-II(v)]

New Delhi, the 24th June, 1980

S.O. 2019—In exercise of the powers conferred on me as Custodian General by sub-section (3) of Section 55 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Custodian General hereby delegates to the Revenue Commissioner and Secretary Government of Karnataka, Revenue Department and Deputy Custodian General for the State of Karnataka appointed vide this Department's Notification No. 1(11)/Spl. Cell/80-SS.II(iv) dated 24th June, 1980, his following powers :—

- (i) Powers under Sections 24 and 27 of the Act.
- (ii) Powers of approval of transfer of any of evacuee property under Section 10(2)(o) of the Act.
- (iii) Powers of transfer of cases under Rule 30-A of the Administration of Evacuee Property (Central) Rules, 1950.

[No. 1(11)/Spl. Cell/80-SS.II (v)]

नई दिल्ली, 24 जून, 1980

का० आ० 2020 —विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) अधिनियम, 1954 (1954 का 44) की धारा 34 की उपधारा (2) द्वारा प्रवृत्त शक्तियों का प्रयोग करते हुए, मुख्य बन्दोबस्त आयुक्त इसके द्वारा इस विभाग की दिनांक 24 जून, 1980 की अधिसूचना संख्या 1(11)/बी० सै० 80-एस० एस०-11(9) द्वारा बन्दोबस्त आयुक्त के रूप में नियुक्त कर्नाटक राज्य के सर्वेक्षण, बन्दोबस्त तथा भूमि रिकार्ड निदेशक को अपनी निम्नलिखित शक्तियाँ सौंपते हैं :—

- (1) उक्त अधिनियम की धारा 23 के अधीन अपील सुनने की शक्तियाँ ।
- (2) उक्त अधिनियम की धारा 24 के अधीन पुनरीक्षण सम्बन्धी सुनवाई की शक्तियाँ ।
- (3) उक्त अधिनियम की धारा 28 के अधीन मामलों के हस्तान्तरण की शक्तियाँ ।

[संख्या 1(11)/बी० सै० 80-एस० एस०-II(viii)]

New Delhi, the 24th June, 1980

S.O. 2020.—In exercise of the powers conferred by Sub-Section (2) of Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (Act No. 44 of 1954), the Chief Settlement Commissioner hereby delegates to the Director Survey, Settlement and Land Records, Government of Karnataka, appointed as Settlement Commissioner, vide this Department's Notification No. 1(11)/Spl. Cell/80-SS. II (ix) dated 24th June, 1980, his following powers :—

- (i) Powers to hear appeals under Section 23 of the said Act.
- (ii) Powers to hear revisions under Section 24 of the said Act.
- (iii) Powers to transfer cases under Section 28 of the said Act.

[No. 1(11)/Spl. Cell/80-SS. II(viii)]

का० आ० 2021.—निष्क्रान्त सम्पत्ति प्रशासन अधिनियम, 1950 (1950 का 31) की धारा 55 की उपधारा (3) द्वारा महाभिरक्षक के रूप में मुझे सौंपी गई शक्तियों का प्रयोग करते हुए, मैं इसके द्वारा इस विभाग की अधिसूचना संख्या 1(4) बी० सै० 77-एस० एस०-11 दिनांक 31 अक्टूबर, 1977 द्वारा उत्तर प्रदेश राज्य के लिए किए गए महायुक्त महाभिरक्षक को महाभिरक्षक की निम्नलिखित शक्तियाँ सौंपता हूँ :—

- (i) अधिनियम की धारा 24 और 27 के अधीन शक्तियाँ ।
- (ii) अधिनियम की धारा 10(2)(0) के अधीन किसी भी निष्क्रान्त सम्पत्ति के हस्तान्तरण के अनुमोदन की शक्तियाँ ।

(iii) निष्क्रान्त सम्पत्ति प्रशासन (केन्द्रीय) नियमावली, 1950 के नियम 30-क के अधीन मामलों के हस्तान्तरण की शक्तियाँ।

[संख्या 1(4)वि० सैज/77-एस० एम०-II]
गोविन्द जी मिश्रा, महा अभिरक्षक

New Delhi, the 3rd July, 1980

S.O. 2021.—In exercise of the powers conferred on me as Custodian General by sub-section (3) of Section 55 of the Administration of Evacuee Property Act, 1950 (31 of 1950), I do hereby delegate to the Assistant Custodian General for the State of Uttar Pradesh, appointed vide this Department's Notification No. 1(4)/Spl. Cell/77-SS II., dated the 31st October, 1977, the following powers of the Custodian General :—

- (i) Powers under Sections 24 and 27 of the Act.
- (ii) Powers of approval of transfer of any evacuee property under Section 10(2)(o) of the Act.
- (iii) Powers of transfer of cases under Rule 30-A of the Administration of Evacuee Property (Central) Rules, 1950.

[No. 1(4)/Spl. Cell/77-SS II]
G. J. MISRA, Custodian General

संचार मंत्रालय

(डाक तार बोर्ड)

नई दिल्ली, 15 जुलाई, 1980

का० आ० 2022.—स्थायी प्रावेश संख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किए गए भारतीय तार नियम, 1951 के नियम 434 के खंड III के पैरा (क) के अनुसार डाक-तार महानिदेशक ने गंगावरम टेलीफोन केन्द्र में दिनांक 1-8-80 से प्रमाणित दर प्रणाली लागू करने का निश्चय किया है।

[संख्या 5-6/80-पी० एच० बी०]
त्रिलोकी नाथ, महायक महानिदेशक (पी० एच० बी०)

MINISTRY OF COMMUNICATIONS

(P & T Board)

New Delhi, the 15th July, 1980

S.O. 2022.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S. O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby specifies 1-8-1980 as the date on which the Measured Rate System will be introduced in Gannavaram Telephone Exchange, Andhra Pradesh Circle.

[No. 5-6/80-PHB]
TRILOKI NATH, Asstt. Director General (PHB)

धम मंत्रालय

प्रावेश

नई दिल्ली, 13 जून, 1980

का० आ० 2023.—केन्द्रीय सरकार की यह राय है कि इससे उपाबद्ध अनुसूची में विनिर्दिष्ट विषयों के बारे में भारतीय यूनाइटेड बैंक के प्रबंध से संबंध एक औद्योगिक विवाद नियोजकों और उनके कर्मकार श्री जगन्नाथ साहू के बीच विद्यमान है;

और केन्द्रीय सरकार उक्त विवाद को न्यायनिर्णयन के लिए निवेशित करना वांछनीय समझती है;

अतः केन्द्रीय सरकार, औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 7-क और धारा 10 की उपधारा (1) के खंड (ग) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, एक औद्योगिक अधिकरण

गठित करती है जिसके पीठासीन अधिकारी श्री एम० बी० गंगाराजन होंगे, जिनका मुख्यालय भुवनेश्वर में होगा और उक्त विवाद को उक्त औद्योगिक अधिकरण को न्यायनिर्णयन के लिए निर्देशित करती है।

अनुसूची

क्या भारतीय यूनाइटेड बैंक के प्रबंधतंत्र की अपनी भूटामुंडी शाखा, जिला कटक के श्री जगन्नाथ साहू, चालक-व-चपरासी को 15-11-1978 से पदच्युत करने की कार्यवाही न्यायोचित थी? यदि नहीं, तो संबंधित कर्मकार किम अनुत्तोष का हकदार है?

[सं एल-12012/141/79-डी-II(ए)]

MINISTRY OF LABOUR

ORDER

New Delhi, the 13th June, 1980

S.O. 2023.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the management of United Bank of India and Shri Jagannath Sahu in respect of the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri M. V. Gangaraju shall be the Presiding Officer, with headquarters at Bhubaneswar and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

"Whether the action of the management of United Bank of India in relation to their Bhutamundi Branch, District Cuttack in dismissing Shri Jagannath Sahu, Driver-cum-Peon with effect from 15-11-1978 was justified? If not, to what relief is the workmen concerned entitled?"

[No. L-12012/141/79-D-II(A)]

New Delhi, the 10th July, 1980

S.O. 2024.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal Madras, in the industrial dispute between the employers in relation to the management of Federal Bank Limited and their workmen, which was received by the Central Government on the 1978.

BEFORE THIRU T. SUDARSANAM DANIEL, B.A., B.L., PRESIDING OFFICER, INDUSTRIAL TRIBUNAL,

MADRAS

(Constituted by the Government of India)

Wednesday, the 18th day of June, 1980

Industrial Dispute No. 48 of 1978

(In the matter of the dispute for adjudication under section 10(1)(d) of the Industrial Disputes Act, 1947 between the workmen and the Management of Federal Bank Limited, Alwaye, Kerala State).

BETWEEN

The workmen represented by :

The General Secretary,
Federal Bank Employees Union,
P.B. No. 10, Alwaye-683101 (Kerala).

AND

The Chairman,
The Federal Bank Limited,
Head Office, Alwaye-683101.

REFERENCE :

Order No. L-12011/4378-D.I.A., dated 2/7-8-1978 of the Ministry of Labour, Government of India.

This dispute coming on for final hearing on Saturday, the 19th day of April, 1980 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiru A.L. Somayaji for Thiruvallargal Aiyar and Dolia, A. L. Somayaji and R. Arumugam, Advocates for the workmen and this dispute having stood over till this day for consideration, this Tribunal made the following.

AWARD

This is an Industrial Dispute between the workmen and the Management of Federal Bank Limited, Alwaye referred to this Tribunal for adjudication under section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in Order No. L-12011/43/78-D.I.A., dated 2/7-8-1978, in respect of the following issues :

- (1) Whether the action of the management of the Federal Bank Ltd., Alwaye, Kerala in appointing Trainee Clerks and Sub-Staff on a scale of pay other than the awarded scale of pay for these categories of Staff for doing the normal work of the Bank is justified? If not to what relief are the workmen concerned entitled?
- (2) Whether the action of the Federal Bank, Alwaye, Kerala in asking S/Shri C. V. Vijayan and N. P. George, Clerks in Fort Branch of the Bank at Bombay to appear for test for promotion to the Officers category again on 27-7-1977 even though they have already passed the test held on 6-3-1977 is justified? If not, to what relief are the workmen concerned entitled?
- (3) Whether the action of the Federal Bank Ltd., Alwaye, Kerala in terminating the services of Shri T. D. Emmanuel, Trainee Clerk with effect from 23-6-1977 is justified? If not, to what relief is the workmen concerned entitled?

2. The facts leading upto the dispute are as follows : Respondent is the Management of Federal Bank Limited, Alwaye-683101, Kerala State. The Respondent is an 'A' Class Bank within the meaning of the Bank Award and has, as on 1-1-1979, 284 branches in India. In all, the total number of employees employed by the Respondent—Bank is 2342. Besides 480 trainees, comprising of 294 graduate trainees, 154 executive trainees and 2 Machine (Computer) operator trainees and 30 Bankmen Trainees. The claim statement has been filed by the General Secretary, Federal Bank Employees Union, Alwaye-683101, Kerala State. The Claimant—Union is a registered Union and almost all the employees are members of the Claimant-Union. The Claimant-Union raised a demand for abolition of Trainee System even prior to 1968. However, as per settlement dated 26-11-1971, a copy of which is marked as Ex. M-3, the Union's demand was met partially by the Respondent-Management by reducing the period of traineeship to one year. However, even after the lapse of this settlement, the Union had been pressing for the abolition of traineeship from the year 1973 onwards. But the Respondent-Management did not accede to this request. Three issues are referred to this Tribunal by the Government of India. However, with regard to Issue No. 2 relating to the promotion of Shri C. V. Vijayan and Shri N. P. George, Clerks in the Fort Branch of the Bank at Bombay, the General Secretary of the Federal Bank Employees Union has made an endorsement on the claim statement on 27-3-1980 that this issue is not passed. Therefore, in view of the endorsement in not pressing this issue it must be held that the two employees referred to Issue No. 2 are not entitled to any relief.

3. We are therefore left only with Issue No. 1 and Issue No.3. As between Issue Nos. 1 and 3 the main issue is Issue No.1 which relates to the Trainee Clerks and Sub-Staff employed by the Respondent-Management. Issue No.3 deals specifically with the termination of a Trainee Clerk. Therefore the crucial point that has to be adjudicated is only Issue No.1 relating to Trainee Clerks and Trainee Sub-Staff. It is undisputed that the period of traineeship for Trainee Clerk is one year. In the case of Sub-Staff, viz., the Bankmen, the training period is 3 months. In as much as in this issue only the right of Trainee Clerks and Trainee Sub-Staff Bankmen is involved the actual number of Trainee Clerks or Sub-Staff Bankmen is not relevant for consideration. Likewise in the present reference we are not immediately concerned with the Executive Trainees. It is common ground that the Trainee Clerks are paid a consolidated sum. This is far below the wages paid to the permanent employee of the Bank. In the case of Sub-Staff otherwise called Bankmen during the training they are paid only Rs. 8 per day during the three months as against a sum of Rs. 400 per month paid to regular Bankmen employed by the Bank. Of course, during the period of training, neither the Clerks, nor the Sub-Staff are given special allowances, annual increments, provident fund, gratuity, etc. Therefore the case of the Union espousing the cause of Trainee Clerks and Trainee Sub-Staff is that such Trainee Clerk or Sub-Staff must be given the scale of pay for those categories of staff doing the normal work of the Bank and therefore the action of the Management in appointing such Trainee Clerks and Sub-Staff on a different scale during the period of respective training must be held to be unjustified. In short that is the essence of Issue No.1 referred to this Tribunal. I shall advert to the case of a clerk employed in the Respondent-Bank, viz., Sri C. J. Jose who has also been examined as W.W. 1. Ex. W-1 dated 19-3-1976 is the intimation given by the Respondent-Bank to W.W.1 that he has been included in the waiting list and that he will await the date of Orientation Course shortly. Ex.W-2 is the letter of the Bank dated 8-6-1976 directing him to undergo one month training in Bank Marketing before posting him to the Branch or Head Office for on the Job Training. Ex.W-2 further states that the Orientation course will commence on 14-6-1976 at the Staff Training Hall, Head Office, Alwaye and Boarding and Lodging facilities will be arranged by the Bank and Travelling expenditure will have to be borne by W.W.1 and who is also directed to bring two bed sheets and a big pillow cover with him. He is informed that he will be eligible for a stipend of Rs. 150 during the period of practical training. Ex.W-3 is the Identity Card issued to W.W.1 on 15-6-1976. Ex.W-4 is another order of the Bank asking W.W.1 to undergo Orientation course for 4 days. Thereafter W.W.1 is admitted as a Graduate Trainee vide Ex.W-5, dated 24-8-1976 and his basic stipend is Rs. 250. A year later, he is made permanent after the successful completion of the training period. W.W.1 has stated in chief examination that his services were confirmed in August, 1977. According to him he was given training only for a period of 36 days, viz., 6 days orientation and 30 days for field work. Pursuant to Ex.W-5, he has also executed Indemnity Bond in favour of the Bank. He was incharge as a Manager on 15-2-1977 while the Manager was on casual leave. Therefore, even from his testimony coupled with Exs.W-1 to W-7 cannot be concluded that he was doing the normal work of a clerk of the Bank. Not content with the evidence of W.W.1, the Petitioner-Union has also examined two more employees who were originally entertained in the Respondent-Bank as Graduate Trainees. They are W.W.3 and W.W.4. According to W.W.3 and W.W.4 it will take about 1/2 months to learn the work of all branches of the Bank. But W.W.3 has admitted in cross-examination that during his training period he had not worked in Advance Bill Section of the Bank. He did not work in the Day Book, and Statement Section during the training period. Ex.M-31 is the Performance Appraisal Self Rating Form filled up by him. During the period of training he had not even worked in Bills Section. W.W.3 is a member of the Union which has raised the present dispute. Ex.M-32 is the Articles of Agreement between W.W.3 and the Respondent-Bank. W.W.4 also attempts to say what she has learnt during the period of training for one month when she joined the Respondent-Bank on 23-5-1977 as a Graduate Trainee. In cross-examination, she has admitted that during the training period she had not worked in Current Section, D.D.P. Section although she is frank enough to admit that she needed training in those sections, also. Ex.M-33 is the Performance Self-rating Form filled up by her and Ex.M-34 is the Articles of Agreement

entered into between herself and the Bank. Therefore from the oral evidence of W.W.1, W.W.3 and W.W.4 and the admitted documents, it can be safely concluded that the new entrants needed training in different branches for some period of time. Of course, W.W.1, W.W.3 and W.W.4 would give their own ideas as to how long the training should last but that certainly is a matter of their opinion. No specific case has been put forward in the claim statement that the training given to these employees can be completed within a shorter period than one year as agreed to by the Union and the Management. In any view, it is manifest that during the period of training, none of these employees had actually performed all the normal work of a clerk. It may be that during training, that at some stage for some time they would have exercised their work as a regular employee, but that was only given to them to acquaint themselves with the normal working of the clerk, but on that ground it is hazardous to conclude that these employees had in fact performed the normal work of a regular clerk. Likewise, it is also the case of the Sub-Staff, one such person has been examined as W.W.2. He would say in chief examination that any new entrant can pick up the work of a Bankman within a period of 21 days as against 3 months agreed to between the Union and the Respondent-Bank. This again is a matter of his own opinion and does not conclude the issue. However, even according to him as well as W.W.1, W.W.3 and W.W.4, training is absolutely essential in order to make them a regular or complete employee. If that be so when during the period of training these employees only pick up work here and there it is obvious that they are only performing limited functions as an employee and hence when the Management at the time of appointment had given a scale for these Trainee Clerks and Trainee Bankmen for the period of training it is only just and proper. By no stretch of imagination can it be said that such a payment as opposed to the pay scale of a regular employee during traineeship is arbitrary or discriminatory. It should also be remembered that merely because a person has a degree or 1st class in Matriculation it does not follow that he requires no training whatsoever. The Respondent-Bank would make only exception in one case when they recruit candidates having passed D.C.P. course, which course basically gives commercial practice including practical training. Moreover in the case of Graduate Trainees, although the period of training is stipulated for one year, if the candidate passes 3 subjects in C.A.I.I.B. Examination Part-I, his training period comes to an early end. Similar concessions are also available in the case of executive trainees. It is also undisputed that the Respondent-Bank is financing the trainees and encouraging and helping the trainees to appear for the various examinations and the examination fees are also paid by the bank. In fact, those who are studying type-writing and short-hand, the tuition fees, admission fee etc., are also paid by the Management-Bank and in the case of C.A.I.I.B. examination also the admission fee as well as the examination fee are met by the Bank. At page 4 of the counter statement, the extract from Sastri Award would throw considerable light on the work extracted from an apprentice and the emoluments paid to him.

"497—The workmen in their written statements want the Tribunal to direct that the apprentices should be paid at the rate not lower than the ordinary clerk. However, our attention has been drawn to the fact that some of these apprentices work in banks so as to qualify themselves to appear for the examinations of the Institutes of Bankers. On behalf of the banks it was urged that the banks should be allowed free scope to engage apprentices as part-time or full time, and to pay them either nothing or less than what an ordinary clerk should get, and that the apprenticeship period may go up to two years. According to them the apprentices come to learn and not to do work in the full sense, and unlike the firms of accountants, banks do not charge any premium for training them. We do not feel justified in compelling the banks to pay emoluments to such apprentices. The matter must be left to their discretion. Only there should be no discrimination. But we direct that the period of apprenticeship except in the case of those who work in banks, so as to qualify themselves for the examinations of the Institutes of Bankers, should not exceed twelve months."

Likewise Desai Award also runs as follows :—

"Para 23-22 : Serious allegations have been made against banks in connection with the engagement of apprentices which have been denied. There is not much evidence in support of these allegations. The Sastri Tribunal in paragraph 497 of its award has directed that 'the period of apprenticeship, except in the case of those who work in banks so as to qualify themselves for the examinations of the Institute of Bankers, should not exceed twelve months'. This direction is a salutary one. I give a direction similar to the one given by the Sastri Tribunal."

"(2) Para 23-23 : The demand that an apprentice who has already been in the service of a bank for a total period of six months should be deemed to be a permanent employee of the bank appears to me to be unreasonable, so also the demand that apprentices who have already been in the service of a bank for a total period of two months should be deemed as probationers and confirmed accordingly. I have carefully considered all the demands made in connection with apprentices. Save as otherwise expressly provided in this award, I do not give any further or other directions in connection with apprentices."

There is practically little or no difference between apprentices or trainees. In the face of these materials, there is no merit in characterising the training system as a glorified form of extracting cheap labour. It should also be remembered that in a public sector like a bank, it is absolutely essential such a system of training is rigorously enforced and implemented, so that the public at large will enjoy the legitimate fruit of their deposits. Under these circumstances, I hold under Issue No. 1 that in appointing Trainee Clerks and Sub-Staff on a scale of pay other than the awarded scale of pay during the training period the action of the Management is perfectly justified.

ISSUE NO. 3 :

4. This issue relates to Sri T. D. Emmanuel who was working as Trainee Clerk under the Respondent-Management. Ex. W-44 is the order of the Management dated 14-2-1977, wherein Sri T. D. Emmanuel is admitted for preliminary observation and training in the Bank. During this period he will be entitled to monthly stipend of Rs. 250. He is also directed to execute indemnity bond at the time of his joining duty. He joined duty on 21-2-1977 and executed agreement (Indemnity Bond) Ex. W-45. Under clause (1) of Ex. W-45, the period of on-the-job training will be for a minimum period of one year from the date of joining viz., 21-2-1977. It is significant to refer to clause (6) of Ex. W-45 states that after the completion of training, the Bounden (Trainee) shall have no right for any job in the Bank but if the Bank so chooses to utilise the service of the Bounden, he is bound to serve the Bank anywhere in India for a minimum period of three years. Ex. W-46 is the Performance Appraisal—Self Rating Form addressed to the aforesaid trainee. Ex. W-50 is the order passed by the General Manager of the Respondent-Bank on 23-6-1977, whereby the training facilities offered to Sri T. D. Emmanuel, Graduate Trainee, Branch Kottayam are terminated with immediate effect and he is directed to receive one month's stipend in lieu of the notice as contemplated under clause (5) of the Indemnity Bond under Ex. W-45. The Union protested against the withdrawal of training facilities to Sri T. D. Emmanuel under Ex. W-51. Ex. W-52 is the order of the Chairman of the Federal Bank Limited, wherein it has pointed out that the training facilities were withdrawn in view of his unsatisfactory performance. As I had already referred to only after the successful completion of the training period the choice is left to the Management to employ him, in which case the trainee is bound to serve the Bank anywhere in India for a minimum period of three years as that the trainee has no right to claim a job under the Bank. Sri T. D. Emmanuel has not been examined. It is not the case of the Union that the Management did not give one month's stipend to Sri T. D. Emmanuel before the training facilities were withdrawn after 4 months. In the circumstances, Sri T. D. Emmanuel is not entitled to any relief whatsoever against the Respondent-Bank.

5. In the result, an Award is passed holding that the workmen are not entitled to any relief. I direct the parties to bear their respective cost.

Dated, this 18th day of June, 1980.

T. SUDARSANAM DANIEL, Presiding Officer

WITNESSES EXAMINED

For Workmen:

W.W. 1 . . . Thiru C. J. Jose
W.W. 2 . . . „ V. Sekar.
W.W. 3 * . . „ V. Ravi
W.W. 4 . . . Kumari K. Saroja.

For Management :

M.W. 1 . . . Thiru K. P. Cherian, General Manager
of the Bank.

DOCUMENTS MARKED

For Workmen :

Ex.W-1/19-3-76 . Letter from the Management to Thiru C. J. Jose intimating that his name is included in the waiting list.
Ex.W-2/8-6-76 . Letter from the Management to Thiru C. J. Jose stating that he will be given a months training in Bank Marketing.
Ex.W-3/15-6-76 . Identity Card issued to Thiru C. J. Jose.
Ex.W-4/23-7-76 . Letter from the Bank requesting Thiru C. J. Jose to attend Orientation Course.
Ex.W-5/24-8-76 . Appointment order issued to Thiru C. J. Jose.
Ex.W-6/3-5-77 . Resolution passed by the Board of Directors relating to Thiru C. J. Jose.
Ex.W-7 . . . Salary statement of Thiru C. J. Jose for the period from 28-8-76 to 27-8-77.
Ex.W-8/23-8-76 . Letter from the Bank to Thiru T. D. Emmanuel calling him for interview.
Ex.W-9/20-12-76 . Letter from the Bank calling Thiru T. D. Emmanuel for interview.
Ex.W-10/12-1-78 . Appointment order issued to Thiru Luis Loy.
Ex.W-11 . . . Statement showing the staff strength of Oyoor Branch Bank on different dates.
Ex.W-12 . . . Statement showing the number of clerks and trainee clerks as on 1-8-77, 1-8-78 and 1-8-79.
Ex. W-13 . . . Extract of page 124 of the Weekly Publication "Federal Bulletin-Volume-V, 21 dt. 25-5-77.
Ex. W-14 . . . Statement showing the wage differences between what is paid to Trainee Clerk and what he is entitled as per Bank settlements, had he joined on 1-1-1978
Ex. W-15 . . . Statement showing the wage differences between what is paid to Trainee Bank man and what he is entitled as per Bank settlements, had he joined on 1-1-78.

Ex. W 16 . . . List of names of trainee clerks as on 1-8-77, 1-8-78 and 1-8-79.
Ex. W 17 . . . Statement showing the staff strength in Accounts Department of the Head Office of the Bank as on 1-8-77, 1-8-78 and 1-8-79.
Ex. W 18 . . . Notifications of the Bank for the selection of candidates for 1979.
Ex. W 19 . . . Notification of the Bank regarding staff recruitment and promotion.
Ex. W 20 . . . Statement showing work done by Thiru C. J. Jose, trainee Clerk from 28-8-76 to 3-10-77.
Ex. W 21/17-12-72 . Memorandum of settlement between parties (copy).
Ex. W 22 . . . Resolution of the Union regarding abolition of Trainee system (copy).
Ex. W-23/2-8-77 . Letter of the Bank intimating the success in the final interview. (copy).
Ex. W-24/4-12-77 . Notice of strike issued by the Union.
Ex. W-25/13-4-78 . Conciliation failure report (copy).
Ex. W-26/31-7-78 . Printed book containing the speech delivered by the Chairman of the Bank at the 47th Annual General Meeting.
Ex. W-27 . . . Notification requiring Executives, Executive Trainees, Graduate Trainees, Typist-cum-clerk and Sub-staff published in the daily for selection-1978.
Ex.W-28 . . . Specimen copy of resolutions authorizing the employee of the Bank.
Ex. W-29 . . . List of names of clerks who were authorised to sign on behalf of the Bank during training period.
Ex. W-30 . . . Notification of the Bank for selection for 1978.
Ex. W-31 . . . Similar to Ex. W-19.
Ex. W-32 . . . Performance Budget for 1978 of the Bank.
Ex. W-33/28-2-77 . Letter from the Bank informing Thiru C. V. Vijayan the date of promotion Test. (copy).
Ex. W-34 . . . Letter from the Bank informing Thiru N. P. George the date of promotion Test. (copy).
Ex. W-35 . . . Copy of telex message directing Thiru-valargal C. V. Vijayan and N. P. George to appear before the Board on 12-5-77.
Ex. W-36/10-5-77 . Letter from the Bombay-Fort Branch of the Bank to the Head Office regarding interview of Tvl. C. V. Vijayan and N. P. George. (copy).
Ex. W-37/14-6-77 . Letter from the Bank to Thiru N. P. George requesting to appear for interview on 27-7-77 (copy).

- Ex. W-38/4-8-77 . Memo from the Bank to Thiru C.V. Vijayan calling for his explanation for not reporting back to the Manager in spite of instructions. (copy).
- Ex. W-39/ „ . Memo from the Bank to Thiru N. P. George calling for his explanation for not reporting back to the Management in spite of instructions. (copy).
- Ex. W-40/ „ . Letter from the Head Office of the Bank to the Branch, Bombay-Fort about the malpractice in conducting written test (copy)
- Ex. W-41/5-10-77 . Letter from the Union to the Chairman of the Bank about the disciplinary action initiated against Tvl. C. V. Vijayan and N. P. George. (copy).
- Ex. W-42/10-10-77 . Reply letter to Ex. W-41 (copy).
- Ex. W-43/1-11-77 . Letter from the Union to the Chairman of the Bank regarding disciplinary action taken against Tvl. C. V. Vijayan and N. D. George. (copy).
- Ex. W-44/14-2-77 . Appointment order issued to Thiru T. D. Emmanuel.
- Ex. W-45/19-2-77 . Agreement between the Bank and Thiru Emmanuel. (copy).
- Ex. W-46/4-5-77 . Letter from the Bank to Thiru T. D. Emmanuel sending Performance Appraisal Self-Rating Form.
- Ex. W-47/30-5-77 . Order of the Manager, Kottayam Branch allotting work to the staff members.
- Ex. W-48/13-6-77 . Letter to Thiru T. D. Emmanuel for forwarding two copies of passport size photograph.
- Ex. W-49/21-6-77 . Memo issued to Thiru T. D. Emmanuel requesting him to apply interest on Saving Bank Accounts after 3.00 P.M.
- Ex. W-50/23-6-77 . Termination order issued to Thiru T. D. Emmanuel.
- Ex. W-51/15-11-77 . Letter from the Union to the Chairman of the Bank urging to cancel the victimisation transfers and re-instate Thiru T. D. Emmanuel. (copy).
- Ex. W-52/21-11-77 . Reply letter to Ex. W-51. (copy)
- Ex. W-53/21-1-78 . Letter from the Bank to Thiru Sajjan, intimating his success in the final interview.
- Ex. W-54/29-12-71 . Extract of page 430—Vol. 59/71 of the Federal Bulletin regarding ex-gratia Payment to Trainees, contingent employees and sweepers.
- Ex. W-55/13-6-73 . Extract of Page 173—Vol. 26/73 of the Federal Bulletin regarding extra stipend to Trainees.
- Ex. W-56/14-11-73 . Extract of Part-2—Vol.-49/73 of the Federal Bulletin regarding joining and relieving-Trainees.
- Ex. W-57/18-6-75 . Extract of Part-4, Vol. VI, No. 25 of the Federal Bulletin regarding leave to Trainees.
- Ex. W-58/26-4-74 . Award in I. D. No. 1 of 1973 of the Industrial Tribunal, Madras.
- For Management**
- Ex. M-1 . . . Statement showing stipend and allowances payable to graduate and Executive Trainees.
- Ex. M-2 . . . Statement showing the strength of staff and Trainees as on 31-12-75, 31-12-76, 31-12-77 and 31-12-78.
- Ex. M-3/26-11-71 . Memorandum of settlement between parties. (copy)
- Ex. M-4/14-6-77 . Similar to Ex. W-537.
- Ex. M-5/ „ . Letter from the Bank to Thiru C. V. Vijayan requesting to appear for interview on 21-7-77. (copy)
- Ex. M-6/27-7-77 . Letter from the Bank to Tvl. C. V. Vijayan and N. P. George directing them to write the promotions test. (copy)
- Ex. M-7/ „ . Note from the Staff Department to the Chairman of the Bank about the refusal of Tvl. C. V. Vijayan and N. P. George to sit for the Test. (copy)
- Ex. M-8/4-8-77 . Similar to Ex. W-39.
- Ex. M-9/ „ . Similar to Ex. W-38.
- Ex. M-10/13-8-77 . Letter from Thiru N. P. George to the Head Office of the Bank for granting two weeks time to submit explanation. (copy)
- Ex. M-11/ „ . Letter from Thiru C. V. Vijayan to the Head Office of the Bank for granting two weeks time to submit explanation. (copy)
- Ex. M-12/15-8-77 . Letter from the Chairman of the Bank to Thiru N. P. George giving 2 days' time for submitting explanation. (copy)
- Ex. M-13/19-8-77 . Letter from the Chairman of the Bank to Thiru C. V. Vijayan giving 2 days' time for submitting explanation. (copy)
- Ex. M-14/22-8-77 . Explanation of Thiru N. P. George to Ex. M-8. (copy)
- Ex. M-15/ „ . Explanation of Thiru C. V. Vijayan to Ex. M-9. (copy)
- Ex. M-16/5-9-77 . Order appointing the enquiry officer to enquire into the misconducts against Tvl. C. V. Vijayan and N. P. George. (copy)
- Ex. M-17/18-11-77 . Notice of enquiry issued to Thiru N. P. George. (copy)
- Ex. M-18/18-11-77 . Notice of enquiry issued to Thiru C. V. Vijayan. (copy)
- Ex. M-19/ 21-11-77 . Letter from Thiru N. P. George to the Enquiry Officer requesting to postpone the enquiry. (copy)

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|------------------|--|
| Ex M-20/211-77 | Letter from Thiru C V Vijayan to the Enquiry Officer requesting to postpone the enquiry (copy) |
| Ex M-21/ „ | Annual report of the Bank for the year 1968 |
| Ex M-22/ „ | Annual report of the Bank for the year 1969 |
| Ex M-23/ „ | Annual report of the Bank for the year 1970 |
| Ex M-24/ „ | Annual report of the Bank for the year 1971 |
| Ex M-25/ „ | Annual report of the Bank for the year 1972 |
| Ex M-26/ „ | Annual report of the Bank for the year 1973 |
| Ex M-27/ „ | Annual report of the Bank for the year 1974 |
| Ex M-28/ „ | Annual report of the Bank for the year 1975 |
| Ex M-29/ „ | Annual report of the Bank for the year 1976 |
| Ex M-30/ „ | Annual report of the Bank for the year 1977 |
| Ex M-31/12-9-78 | Performance Appraisal Self Rating Form of W W 3 |
| Ex M-32/16-10-76 | Articles of Agreement between W W 3 and the Bank |
| Ex M-33/15-9-77 | Performance Appraisal Self Rating Form of W W 4 |
| Ex M-34/23-5-77 | Articles of agreement between W W 4 and the Bank |

T SUDARSANAM DANIEL, Presiding Officer

Note Parties are directed to take return of their documents within six months from the date of the Award

[No L-12011/43/43/78-D-II(A)]

New Delhi, the 17th July, 1980

SO 2025.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Madras, in the matter of an Application under Section 33-A of the Industrial Disputes Act, 1947, filed by Shri K K P Lakshmanan against the Management of the Federal Bank Limited, Alwaye which was received by the Central Government on the 3rd July, 1980

BEFORE THIRU T SUDARSANAM DANIEL, B A B L
PRESIDING OFFICER, INDUSTRIAL TRIBUNAL,
MADRAS

(Constituted by the Government of India)

Wednesday, the 18th day of June, 1980

Complaint No. 1 of 1979

(In the matter of the reference in Industrial Dispute No 48 of 1978)

BETWEEN

Thiru K K P Lakshmanan, Near S S Temple, Payyannur
P O, Cannanore District, Kerala State—Complainant

AND

The Federal Bank Limited represented by its Chairman
Alwaye, Kerala—Opposite Party

COMPLAINT UNDER SECTION 33-A OF THE INDUSTRIAL DISPUTES ACT, 1947

This complaint coming on for final hearing on Saturday, the 19th day of April, 1980 upon perusing the complaint, counter and all other material papers on record and upon hearing the arguments of Thiruvalargal A L Somayali and R Arumugam for Thiruvalargal Aiyar and Dolia, Advocates for the Complainant and of Thiru B S Krishnan, Advocate for the opposite party and having stood over till this day for consideration, this Tribunal made the following

AWARD

This is a complaint under section 33 A of the Industrial Disputes Act, 1947 filed by the worker against the Management.

(2) Complainant is Sri K K P Lakshmanan. The Respondent is the Federal Bank Limited, Alwaye, Kerala State. Complainant was posted for preliminary observation and training in the Respondent-Bank on a consolidated stipend of Rs 250 per month vide Ex W 1 dated 5-10-1977. Ex M 2 is the Articles of Agreement entered into between the Complainant and the Respondent-Management on 8-10-1977. Ex M 3 dated 18-9-1978 is the order passed by the Management withdrawing training facilities extends to the Complainant. Ex M 3 is dated 18-9-1978, during which time ID No 48 of 1978 on the file of this Tribunal was pending. Admittedly the Respondent-Management had not obtained the prior permission of this Tribunal for terminating the services of the Complainant nor has it made any application for approving the action. Learned counsel for the Respondent-Management points out that no doubt, the Respondent-Bank had agreed to give on-the-job training to the Complainant as a paid apprentice for a minimum period of one year from the date of his joining. He joined the Bank on 8-10-1977. Therefore as per the bond executed, viz., Ex M-2, he will be a paid apprentice for a period of one year which will extend upto 8-10-1978, whereas under Ex W-2, the Complainant was placed under suspension with effect from 28-6-1978 in connection with his alleged involvement in complaint under section 380 IPC. Under clause (2) of Ex M-2, at all times the Trainee shall conduct himself honestly, faithfully and properly throughout the period of training and shall not be guilty of misconduct. Because he was involved in a criminal complaint and he was arrested although he was later let on bail, this will have an impression on the mind of the public and therefore the Respondent withdraw the training facilities on 18-9-1978 by Ex M-3. As per clause (6) of Ex M-2 even after the successful completion of the period of training of one year the Bank is not necessarily bound to take the Trainee as an employee. Clause (7) of Ex M-2 further states that in case the Trainee is guilty of misconduct the Bank may determine the agreement. That apart, the Bank has also paid one month's stipend of Rs 468 to the Complainant—vide Ex M 3 because clause (5) of Ex M-2 says that the employer shall be entitled to determine the agreement at any time after giving one month's notice to the Trainee. Looked at from any point of view, it cannot be said that the Complainant is an employee under the Respondent and in that view, the complaint cannot be maintained.

(3) In the result an Award is passed dismissing the Complaint. No costs.

Dated, the 18th day of June 1980

T SUDARSANAM DANIEL, Industrial Tribunal

WITNESSES EXAMINED

For both sides—None

DOCUMENTS MARKED

For workman

Ex W-1/5-10-77—Appointment order issued to the Complainant

Ex. W-2/28-6-78—Suspension order issued to the Complainant.

For Management

Ex. M-1/5-10-77—Copy of Ext. W-1.

Ex. M-2/8-10-77—Agreement between the parties. (copy)

Ex. M-3/18-9-78—Order of termination issued to the Complainant. (copy).

(Sd/-) T. SUDARSANAM DANIEL, Presiding Officer

[No. L-12014/1/80-D.II(A)]

S. K. BISWAS, Desk Officer

Note : Parties are directed to take return of their document/s within six months from the date of the Award.

नई दिल्ली, 9 जुलाई, 1980

का० अ० 2026—केन्द्रीय सरकार, भारत सरकार के भूतपूर्व श्रम और रोजगार मन्त्रालय की अधिसूचना सं० का० आ० 2361, तारीख 23 जुलाई, 1962 के खण्ड (क) के अनुसरण में, भारत सरकार के भूतपूर्व श्रम और रोजगार मन्त्रालय की अधिसूचना सं० 1120, तारीख 11 अप्रैल, 1963 का निम्नलिखित और संशोधन करती है, अर्थात्—

उक्त अधिसूचना में उपाखण्ड सारणी में, मद सं० 12 और उसमें सम्बन्धित प्रविष्टियों के पश्चात् निम्नलिखित मद और प्रविष्टियाँ अन्तः स्थापित की जाएंगी, अर्थात्—

| 1 | 2 |
|--------------------------------|--|
| "13. अन्तिम योग्यता प्रमाणपत्र | खनन शिक्षा सलाहकार बोर्ड, बिहार और पश्चिमी बंगाल |
| 14. अन्तिम योग्यता प्रमाणपत्र | राज्य तकनीकी शिक्षा बोर्ड, बिहार।" |

[सं० एस० 66025/5/79-एम०आई० (i)]

New Delhi, the 9th July, 1980

S.O. 2026.—In pursuance of clause (a) of notification No. S. O. 2361, dated 23rd July, 1962, of the Government of India, in the late Ministry of Labour and Employment, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. S. O. 1120, dated the 11th April, 1963, namely:—

In the Table appended to the said notification after item No. 12 and the entries relating thereto, the following items and entries shall be inserted, namely:—

| I | II |
|------------------------------|--|
| "13. Final Merit Certificate | Mining Education Advisory Board, Bihar and West Bengal |
| 14. Final Merit Certificate | State Board of Technical Education, Bihar." |

[No. S-66025/5/79-MI(i)]

का० अ० 2027.—केन्द्रीय सरकार, धातुसाधक खात विनियम, 1961 के विनियम 18 के उपविनियम (1) के परन्तुक खण्ड (क) और उप विनियम (2) के परन्तुक खण्ड (क) के अनुसरण में, भारत सरकार के भूतपूर्व श्रम, रोजगार और पुनर्वास मन्त्रालय की अधिसूचना सं० का० आ० 1676, तारीख 30 मई, 1966 का निम्नलिखित और संशोधन करती है, अर्थात्—

उक्त अधिसूचना के उपाखण्ड सारणी में, मद सं० 13 और उसमें सम्बन्धित प्रविष्टियों के पश्चात् निम्नलिखित मद और प्रविष्टियाँ अन्तः स्थापित की जाएंगी, अर्थात्—

| 1 | 2 |
|---|--------|
| "11 खनन शिक्षा सलाहकार बोर्ड, अन्तिम योग्यता प्रमाणपत्र बिहार और पश्चिमी बंगाल। | |
| 15. राज्य तकनीकी शिक्षा बोर्ड, अन्तिम योग्यता प्रमाणपत्र।" | बिहार। |

[सं० एस० 66025/7/79-एम० आई० (ii)]

ज० के० जैन, प्रवर सचिव

S.O. 2027.—In pursuance of clause (a) of the proviso to sub-regulation (1), and clause (a) of the proviso to sub-regulation (2), of regulation 18 of the Metalliferous Mines Regulations, 1961, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Labour, Employment and Rehabilitation No. S. O. 1976, dated the 30th May, 1966, namely:—

In the Table appended to the said notification, after item No. 13, and the entries relating thereto, the following items and entries shall be inserted, namely:—

| I | II |
|--|---------------------------|
| "14. Mining Education Advisory Board, Bihar and West Bengal. | Final Merit Certificate. |
| 15. State Board of Technical Education, Bihar. | Final Merit Certificate." |

[No. S-66025/5/79-MI (ii)]

J. K. JAIN, Under Secy.

New Delhi, the 9th July, 1980

S.O. 2028.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal No. 1, Dhanbad, in the industrial dispute between the employers in relation to the management of West Mudidih Colliery, Messrs Bharat Coking Coal Limited, Post Office Sijua, District Dhanbad and their workmen, which was received by the Central Government on the 7th July, 1980.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 1, DHANBAD

In the matter of a reference under Sec. 10(1)(d) of the Industrial Disputes Act, 1947.

Reference No. 85 of 1977

PARTIES :

Employers in relation to the management of West Mudidih Colliery, Messrs Bharat Coking Coal Limited Post Office Sijua, Dist. Dhanbad.

AND

Their Workmen.

APPEARANCES :

For the Employers—Shri B. Joshi, Advocate.

For the Workmen—Shri S. Bose, Secretary, Rashtriya Colliery Mazdoor Sangh.

STATE : Bihar

INDUSTRY : Coal

Dhanbad, dated the 1st July, 1980

AWARD

By Order No. L-20012/217/76-DIIIA dated, the 7th October, 1977, the Central Government being of opinion that an industrial dispute exists between the employers in relation to the management of West Mudidih Colliery, Messrs Bharat Coking Coal Limited Post Office Sijua, District Dhanbad and their workmen in respect of the matter specified in the schedule to the reference, have referred the dispute to this Tribunal under clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947, for adjudication. The schedule to the reference runs thus :

"Whether the action of the management of West Mudidih Colliery of Messrs Bharat Coking Coal Limited, Post Office Sijua, District Dhanbad in not placing Shri Mohammed Sultan Khan, Hard Coke Supervisor in Grade 'C' is justified? If not, to what relief is the said workman entitled and from which date?"

2. After notice to the parties they have filed their respective written statements and documents on which they rely. On the side of the workmen one witness has been examined who is the workman himself and on the side of the management two witnesses have been examined of whom MW-1 was the Personnel Officer before the colliery in question was taken over and MW-2 was the Manager of the Colliery at the time it was taken over. The main question for decision in this case is as to whether the concerned workman should be placed in Technical Grade-C instead of Technical Grade-D in which he has been placed by the present management after the colliery in question was taken over. Parties who were represented by their counsel have been heard at length on their respective contentions.

3. While going into the question of merit some admitted facts need be mentioned here. In the Wage Board Recommendations of the year 1967 a Hard Coke Supervisor in which capacity the concerned workman is working has not been placed in any grade by the Wage Board. In Chapter VII the Wage Board has recommended the minimum basic wage for Category I Surface worker at Rs. 5 per day at index number 166 with effect from 1-1-1967. At another place of the same chapter the Board has recommended what should be the bonus payment and rate of neutralisation to be granted for the rise in the cost of living index number beyond 166. In para 18 at page 77 of Chapter VIII of the Wage Board Recommendations it has been stated that there are some designations other than mentioned in Appendix XVI to the Majumdar Award which are not covered by our recommendations, as sufficient materials have not been placed to make any specific recommendations in respect of them. The Board therefore has recommended that these categories should be appropriately adjusted in the scales of pay recommended by Board bearing in mind the nature of the duties performed by them and the responsibilities attached to their jobs. In case of disputes arising from such categorisation the Board has recommended that the same should be settled by mutual negotiations between the managements and the representatives of the workmen at unit level. At page 78 of the Report Technical and Supervisory staff have been placed in Grade-A to H. At another place according to the recommendation of the Board managements have been given power to place these members of technical and supervisory staff not put in any of the grades by the Board in any suitable grade. For the clerical staff under the recommendations there are three grades namely Grade-III, Grade-II and Grade-I. Besides these the Board has recommended a Special Grade. These will be found at page 77 of the Report Vol-I. It is also not disputed that in Reference No. 9 of 1976 disposed by Mr. Justice K. B. Srivastava, the Presiding Officer of this Tribunal, the dispute as to whether a Soft Coke Bhatta Supervisor should be placed in Clerical Grade II or not has been decided and according to that decision a Soft Coke Bhatta Supervisor is to be placed in Clerical Grade II which is equivalent to Grade D as per the recommendations of the Wage Board. The colliery in question has been taken over on 31-1-73 and has been nationalised on 1-5-73. It is also submitted that the concerned workman was working prior to the date of take over under the private management. Originally he was working in the colliery under a contractor and thereafter when contract system was abolished from 1-1-73 he

worked from that day till take over under the private management. As per recommendation of the Board Grade I in Clerical Grade is equivalent to Grade-C of technical staff and Special Grade in Clerical staff is equivalent to Grade B in Technical staff. As page 55 of Vol-II of the Report the different clerks in a colliery have been classified in three different grades. Special Grade according to the recommendations is only a promotional post by which it is meant that a clerk in special grade does the same work as he was doing in Grade I but is given as a special grade on the basis of his experience. Under Wage Board Recommendations a mining sirdar and overman have been placed in Grade-C. On these admitted facts parties have advanced their respective arguments in the case.

4. According to Mr. B. Joshi learned counsel for the management the evidence led by the parties in the case shows that the nature of work of a Hard Coke Supervisor is partly clerical and partly technical. It is further argued that a mining sirdar and an overman who have been placed in Grade-C under the Wage Board Recommendations hold statutory posts under Indian Mines Act and Regulations 15, 17, 18, 44 and 46 of the Coal Mines Regulations 1957 deal with mining sirdar and overman and their duties. To be eligible for the post of a mining sirdar or the post of an overman one has to undergo training and to pass a test. It is only after passing the test and after successful completion of training one can be appointed either as a mining sirdar or an overman. In other words for appointment as a mining sirdar or an overman certain qualifications are prescribed. It is because of these the two categories of posts have been placed in Grade-C under Wage Board Recommendations. Mr. B. Joshi further argues that no qualification is prescribed for a Hard Coke Supervisor. The post of Hard Coke Supervisor is not a statutory one and his duties have not been prescribed under the Regulations. Such being the position by no stretch of imagination a Hard Coke Supervisor can be placed in the same grade in which a mining sirdar or an overman is placed. These contentions of Mr. Joshi are well founded. Parties do not dispute before me that the nature of work of a Soft Coke Bhatta Supervisor is almost the same as that of a Hard Coke Supervisor. In the Award referred to above a Soft Coke Bhatta Supervisor has been placed in Grade-II Clerical which is equivalent to Grade-D Technical. The duties of the Hard Coke Supervisor are to be found in evidence of MW-2 MW-2 says that in the colliery in question at the time of take over there were 48 ovens. The output of each oven is about 8 tonnes in 72 hours. Feeding capacity of each oven is 4.5 tonnes. For feeding coal in an oven the coal has to be crushed in a crushing machine. The extraction from each oven has to be done just after 72 hours of feeding. If the output is not taken out in time the coal will be over burnt. The over burnt coal is rejected. The duties of a Hard Coke Supervisor according to this witness is to collect coal for feeding the oven, to arrange manpower to feed the oven properly, to see that the output is taken in time and to separate the qualities of hard coke after the output is taken out of the oven and to arrange for loading and despatches of different varieties of hard coke. According to the workman himself as a Hard Coke Supervisor he is to look after crushing of lump coal, to put the hard coke in different grades, despatch different grades of coal in different vehicles according to the memos issued by the authorities, to arrange manpower in a shift, and to supervise the work of ovens during all three shifts. To check the quality of coal to be put into oven and to take the coal from oven in proper time are also the duties of a hard coke supervisor as per the version of the workman. The evidence of these two witnesses proves the nature of work to be performed by a Hard Coke Supervisor. The argument of Mr. Joshi that his work is partly clerical and partly technical is borne out from the evidence referred to above. Admittedly the post of Hard Coke Supervisor is not statutory and his duties have not been prescribed under the regulations. No particular qualifications have been prescribed for the post of Hard Coke Supervisor. This being the position it is difficult to accept the case of the workman that he should be placed in the same category alongwith a mining sirdar and an overman.

5. On behalf of the workman it is contended that under the private management the workman was drawing a pay of Rs. 245 p.m. which is the initial pay of a workman categorised under grade-C Technical. So the workman should have been categorised in that grade. This argument of Mr. S. Bose

for the workman is not tenable as will be seen later. It is seen that before take over there is nothing to show that the private management had accepted the recommendation of the Wage Board and had placed the concerned workman in Grade-C. No document has been filed on behalf of the workman to show that he was in the pay scale prescribed for a workman in Grade-C as per the recommendation of the Wage Board. That being so it must be held that the workman was getting a basic salary of Rs. 245 at the time of take over and that he had not been fixed into any Grade as prescribed in the recommendations of the Wage Board by the private management. It is not disputed that the workman who have not been categorised by the Wage Board have been left to be categorised under any one of the different heads mentioned in the recommendations according to the nature of work and suitability. The recommendations further go to show that in case of dispute the same has to be settled by negotiation between the management and the representative of the workmen. So far as a Hard Coke Supervisor is concerned he has not been placed in any of the Grades for the Technical staff nor he has been placed in any of the grades for the clerical staff. So after take over it was the duty of the management to put him in proper category according to the nature of work and his suitability. The pay scale prescribed for Grade-D Technical is Rs. 205-7-247-10-337 and pay scale for Grade-C is Rs. 245-10-305-15-440. Mr. Bose for the workman contends that when admittedly the workman at the time of take over was getting a pay of Rs. 245 p.m., it should be taken that he was in Grade-C. I am afraid such a contention cannot be accepted. In the absence of any evidence either oral or documentary to show that the workman concerned had been fixed in the scale of Rs. 245-10-305-15-440 under the private management, it cannot be said that under the private management the workman concerned was in Grade-C. Under the law after take over the management has got to pay their workmen the same pay which they were drawing under the private management immediately before take over. So when the concerned workman was drawing a basic salary of Rs. 245 p.m. immediately before take over, the management after take over had no other alternative but to pay him at the same rate. From this it cannot be said that the management accepted the concerned workman as belonging to Grade-C Technical. When categorisation was taken up later the management considering the nature of work done by the concerned workman as a Hard Coke Supervisor and comparing his work with the work of a mining sirdar and an overman who have been placed in Grade-C Technical put the concerned workmen in a Grade just below the Grade of mining sirdar and overman. This the management had a right to do and so it did. In the act of categorisation of the concerned workman I do not find anything wrong. The nature of work of the concerned workman being both clerical and technical as revealed from the evidence and a Soft Coke Bhatta Supervisor having been placed in Grade II Clerical which is equivalent to Grade-D Technical it cannot be said that the action of the management in the present case is unreasonable. True the starting pay scale of a workman in Grade-C Technical is Rs. 245. But from the fact alone that the concerned workman was getting a salary of Rs. 245 per month at the time of take over no conclusion can be reached without any further material to the effect that the workman concerned was in Grade-C at the time of take over. The management after categorisation fixed the pay of the concerned workman at Rs. 247 per month. On this it is argued on behalf of the workman that immediately after take over the management granted to the workman six increments which were not due to him. This will go to show that the management's action was arbitrary and that in order to deprive the workman of a higher grade the management took recourse to a method of fixing the pay of the workman concerned which is not admissible under the law. I do not agree with this contention. As has been stated above under the law the workman concerned was to be paid at the same rate at which he was being paid by the private management immediately before take over. Admittedly the workman concerned was getting Rs. 245 per month at the time of take over. That being so the management could not have paid him less than Rs. 245 p.m. after take over and subsequently when the management categorised the concerned workman and put him in Grade-D it had to see that the concerned workman after categorisation would not get less than Rs. 245 p.m. and so the workman's pay had to be fixed at a point in the scale prescribed for a workman in Grade-D. This could only be done by fixing the pay at Rs. 247. Such being the state of things no

fault can be found with the management when it fixed the pay of the concerned workman in Grade-D at Rs. 247 per month even though taking the length of service he had put in, he was not entitled to that amount. A further contention has been raised that as per Wage Board recommendation whenever there is a dispute on the question of categorisation of a workman the same has to be decided by negotiation. Therefore it was the duty of the management to fix Grade of the workman concerned when there was admittedly a dispute by negotiation. There is nothing to show that there was any negotiation in which the dispute was settled. The action of the management in fixing the concerned workman in Grade-D and in fixing his pay at Rs. 247 in that Grade therefore must be held to be not according to the recommendations of the Wage Board and so not justified. The recommendations of the Wage Board are merely recommendations. They are not mandatory. Merely because the management did not initiate any negotiation on the dispute, the action of the management cannot be thrown out when it was found that the action of the management is just and proper. I have already stated above the reason why the management's action in placing the concerned workman in Grade-D Technical and in fixing his pay at Rs. 247 is reasonable, proper and just. So merely because the management did not settle the dispute by negotiation its action cannot be said to be invalid.

6 My conclusion therefore is that the concerned workman has been rightly placed in Grade-D Technical and that his pay has been rightly fixed at Rs. 247 p.m. at the time of take over. The action of the management is fully justified. The concerned workman is not entitled to any relief.

B. K. RAY, Presiding Officer

[No. L-20012/217/76-D. III(A)]

S. H. S. IYER, Desk Officer

New Delhi, the 11th July, 1980

S.O. 2029.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Jabalpur, in the industrial dispute between the employers in relation to the management of Western Coalfields Limited, Pench Area, Parasia, District Chhindwara (Madhya Pradesh), and their workmen, which was received by the Central Government on the 4th July, 1980

BEFORE SHRI A. G. OURESHI, M.A., LL.B., PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (M.P.)

Case No. CGIT/LC(RM20)/1979

PARTIES :

Employers in relation to the management of Western Coalfields Limited, Pench Area, Parasia, District Chhindwara, Madhya Pradesh and their workmen represented through the Koyla Khadan Mazdoor Panchayat (HMP), P.O. Parasia, District Chhindwara (M.P.)

APPEARANCES :

For Union.—S/Shri Ram Narayan Singh and G. N. Shah.
For Management.—Shri P. S. Nair, Advocate.

INDUSTRY : Coal.

DISTRICT : Chhindwara (M.P.)

AWARD

The Government of India, in exercise of its power conferred by Clause (d) of sub-section (1) of Section 10, has referred the following dispute for adjudication to this Tribunal vide Notification No. L-22012(13)/79-D. IV(B) dated 1st September, 1979 :—

“Whether the demand of the Koyla Khadan Mazdoor Panchayat (HMP) Parasia for fixing the following 15 workmen in category III viz., Trammers and payment of difference of wages from the date they were deployed as trammers is justified? If so, to what relief are the concerned workmen entitled?”

1. Shri Nandram
2. Shri Techchand
3. Shri Shyamlal
4. Shri Bisram
5. Ratiram
6. Shanker
7. Champa
8. Amarchand
9. Anhorl
10. Sheo
11. Kartik
12. Sewak
13. Mahablr
14. Santoo
15. Sukhlal.

2. The case of the Union in brief is that the workmen mentioned in the Schedule are actually working in Cat. III viz. Trammers from 18-11-1977 at Rawanwarakhas Colliery, Dighwani Siding. The workmen are deployed regularly for pushing and shunting of loaded and unloaded wagons, coupling and making train of empty tubs, used for coal, etc. The jobs performed by these workmen are of time rated categories as per Central Wage Board Recommendations for Coal Mining Industry. The management of the Western Coalfields Limited, Pench Area changed the service conditions of these workmen in contravention of Sec. 9A of the Industrial Disputes Act, 1947 with effect from 18-11-1977. As per the Standing Orders of the Colliery these workers became automatically permanent as Trammers due to their long services in this particular jobs as Trammers. But the management wrongly designated them as Piece Rated workers. The workmen concerned are therefore entitled to be regularised as Trammers in Cat. III of the Central Wage Board Recommendations for the Coal Mining Industry and should be paid all their difference of back wages from 18-11-1977.

3. The management's case is that the 15 workmen were designated and employed as Wagon Loaders at Parasia Siding and came on transfer to Rawanwarakhas Siding in the month of November, 1977. They were mainly engaged on the jobs of wagon loading, dumping and stacking which are essentially piece rated jobs. They were not transferred to Rawanwarakhas Siding as Trammers. However, their services were casually utilised for pushing and re-railing of the coal tubs which is naturally a time rated job and is done by the Trammers. The management had take care to book their attendance on hourly basis as and when they had worked on time rated job and the payment was also made to them for Group III wages which is slightly more than the wages fixed for the job of Trammers under the National Coal Wage Agreement. The basic group wages of the wagon loaders is Rs. 11.36 P. and the basic wages of Trammers in Category III is Rs. 11.35 P. as per National Coal Wage Agreement. The workmen had mostly attended the minimum prescribed workload fixed for wagon loaders except for few days when due to their own fault they failed for which they had been warned orally as well as in writing. The management owes no responsibility for the loss of their earning because they are basically piece rated workmen. If the workmen are put as Trammers in Category III then the workmen shall be put to a financial loss. Hence the management has prayed that the workmen should be treated as Wagon Loaders and should not be held to be entitled to any relief whatsoever.

4. The Union did not adduce any evidence in support of its statements of claim. The management has examined Shri Hanumant Singh, Deputy Personnel Manager of the East Sub-area of Western Coalfields Limited, Parasia (Chhindwara). He states that the 15 workmen were working in the Rawanwarakhas Colliery as miscellaneous loaders but their designation was of Wagon Loaders. The management was making them payment of Group III wages which is slightly more than the wages of Trammers. However, when the workmen made a claim through the Union for being designated as Trammers in Category III the management designated all the workmen covered under the dispute as Trammers in Category III. Wages of the Wagon Loaders is Rs. 11.36 P. and the wages of the Trammers is Rs. 11.35 P.

5. There is nothing on the record to show that the workmen, 15 in number, about whom the dispute has been raised were working as Trammers since 18-11-1977, or they were deployed to work as Trammers from that date. On the contrary Shri Singh states that the workmen were designated as Wagon Loaders. In view of the un rebutted statement of Shri Hanumant Singh it is held that the workmen were working as Wagon Loaders in Rawanwarakhas Colliery and they were being paid wages by the management of Group III which are slightly higher than the wages of Trammers. The management, however, has acceded to the demand of the workers and has now designated them as Trammers. The workmen shall now be getting the basic wages of the Trammers in Category III of the National Coal Wage Agreement.

6. As the workmen have been designated as Trammers in Category III of the National Coal Wage Agreement the dispute about fixing the 15 workmen in Category III as Trammers is no more in existence. As regards the date from which they are entitled to be fixed as Trammers, the workmen have not proved that they were actually working as Trammers from 18-11-1977. On the contrary Shri Singh has stated that all the workmen were designated as Wagon Loaders and were mainly doing that job. However, whenever their services were utilised as Trammers they were paid the wages for that job. Casually working as Trammers would not entitle the workmen for being designated as Trammers from the date of their transfer to the Rawanwarakhas Colliery. The workmen have also not proved that they suffered any financial loss and were deprived of any monetary benefits by the management before being designated as Trammers.

7. In view of the aforesaid position, I hold that as the management has already designated the 15 workmen as Trammers, the dispute about fixing the workmen as Trammers is no more in existence. As regard the claim for getting them fixed as Trammers from 18-11-1977, the workmen have not proved that they actually worked as Trammers or were designated in that category from that date. Hence they cannot be held to be entitled to be fixed as Trammers from 18-11-1977. The workmen have also not proved that they suffered any monetary loss because of not being fixed as Trammers from 18-11-1977. So they are also not entitled to any relief in respect of their claim regarding monetary benefits.

In the result, it is held that the workmen were not deployed to work as Trammers from 18-11-1977 and hence they are not entitled to any amount as difference to wages. The management has now fixed all the workmen as Trammers. So, the dispute about the claim of the workmen for being fixed as Trammers is no more in existence.

Parties shall bear their costs as incurred.

I give my award accordingly.

Sd/-

A. G. QURESHI, Presiding Officer

Dated : 26-6-1980.

[No. L-22012/13/79-D. IV(B)]
S. S. MEHTA, Desk Officer

MINISTRY OF LABOUR

New Delhi, the 17th July, 1980

S.O. 2030.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Madras in the industrial dispute between the employers in relation to the management of Messrs. Shajk Mohammed Rowther Shipping and Agencies Private Limited, Madras and their workmen, which was received by the Central Government on the 10th July, 1980.

BEFORE THIRU T. SUDARSANAM DANIEL, B.A., B.L.,
PRESIDING OFFICER, INDUSTRIAL TRIBUNAL,
MADRAS

(Constituted by the Central Government)

Saturday, the 28th day of June, 1980

Industrial Dispute No. 3 of 1980

(In the matter of the dispute for adjudication under section 10(1)(d) of the Industrial Disputes Act, 1947 between the

workmen and the Management of M/s. Shaik Mohammed Rowther Shipping and Agencies Private Limited, Madras)

BETWEEN

The workmen

1. Thiru M. Bhaskaran, 5, S. N. Chetty Street, Poyyapuram, Madras-600013 he is not in the dispute).
2. Thiru A. Benjamin, No. 5, Mandapam Road, Kilpauk Garden, Madras-600010.
3. Thiru Sabir Hussain, No. 38, Bharathi Nagar, Kolathumedu, Pallavaram, Madras 600043.

AND

M/s. Shaik Mohammed Rowther Shipping and Agencies Private Limited, Mercantile Bank Building, 16, North Beach Road, Madras-600001.

REFERENCE

Order No. L-33012/1/78-D IV(A), dated 7th January, 1980 of the Ministry of Labour, Government of India, New Delhi.

This dispute coming on for final hearing on Saturday, the 3rd day of May, 1980 upon perusing the reference claim and counter statements and all other material papers on record and upon hearing the arguments of Thiru A.P.S. Kasturi Rangan, Advocate for the workmen and of Thiruvalluvar T. S. Gopalan, P. Ibrahim Kalifulla and P. Raghunathan, Advocates for the Management and this dispute having stood over till this day for consideration, this Tribunal made the following :—

AWARD

This is an Industrial Dispute between the workmen and the Management of M/s. Shaik Mohammed Rowther Shipping and Agencies Private Limited, Madras referred to this Tribunal by the Government of India for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 in Order No. L-33012/1/78-D IV(A), dated 7-1-1980 of the Ministry of Labour, in respect of the following issue :

Whether the action of Messrs. Shaik Mohammed Rowther Shipping and Agencies Private Limited, Madras in terminating the services of Saravashri A. Benjamin, and R. Sabir Hussain, Receipt Clerks is justified. If not, to what relief are the concerned workmen entitled?

(2) Facts leading unto the dispute are as follows. The reference relates to the non-employment of two workmen, viz. Sri A. Benjamin and Sri R. Sabir Hussain by the Respondent Messrs. Shaik Mohammed Rowther Shipping and Agencies Private Limited, Mercantile Bank Building, 16, North Beach Road, Madras-600001. The first Petitioner Sri A. Benjamin joined the services of Messrs. K. P. V. Shaik Mohammed Rowther and Company. He was taken on probation from 1-12-1966—vide the appointment order Ex. W-1. He was confirmed under Ex. W-2 in 1968. The 2nd Petitioner also joined the services of Messrs. K. P. V. Shaik Mohammed Rowther and Company in 1968. He was confirmed by the order dated 31-1-1970 under Ex. W-4. Both the petitioners have examined themselves respectively as W.W. 1 and W.W. 2 M/s. K. P. V. Shaik Mohammed Rowther and Company was a partnership firm consisting of M/s. S. M. Syed Hassan, S. M. Syed Shahul Hamid, S. H. Syed Yusuf, S. H. Syed Ibrahim, K. S. G. Haja Shareef and Mrs. G. M. Roohammal. The said partnership firm was acting as Shipping Agents and the firm was also having a licence to do stevedoring work. From Exs. W-2 and W-4, it can be noted that both these workmen were confirmed as Clerk in the Dock Office of M/s. K. P. V. Shaik Mohammed Rowther and Company. While so on 28-9-1968, the partners of the firm entered into an agreement, whereby M/s. K. S. G. Haja Shareef and G. M. Roohammal will be deemed to have been retired from the partnership with effect from 27-8-1969 and they will take over and carry on the agency business of Scindia Steam Navigation Co., Ltd. at Madras, Kakinada, Nagapattinam, Musulipatnam and Karaikal. Further they have also taken over the stevedoring business at Kakinada, Musulipatnam and Karaikal. The out-going partners agreed to take over the service of some of the members of the staff.

The out-going partners viz., K. S. G. Haja Shareef and Mrs. Roohammal formed a new partnership under the name and style of Shaik Mohamed Rowther Agencies and took over 28 members of the staff of K. P. V. Shaik Mohamed Rowther and Company. Among those 28 employees, were also included the two Petitioners herein. The Respondent-Management opened a Dock Office in the West Quay III Shed, Madras Harbour. The partnership firm of Shaik Mohamed Rowther Agencies was converted into private limited company with effect from 1-5-1973 and the company took over all the assets and liabilities of the firm including the staff employed in the firm. While so, due to several reasons it became necessary for the Respondent-Management to take steps to effect economy and so decided to close the Dock Office and dispense with the services of the staff employed therein including the two Petitioners herein. Hence the services of these two Petitioners were terminated with effect from 1-1-1978. Therefore, the compass of dispute is limited as to whether the action of the Respondent-Management in terminating the services of these two Petitioners is justified or not. If it is unjustified, what relief can be granted to these two Petitioners.

(3) The Respondent is Messrs. Shaik Mohammed Rowther Shipping and Agencies Private Limited, Mercantile Bank Building, 16, North Beach Road, Madras-600001. The main office of the Respondent is functioning in this building and its working hours are 10.00 A.M. to 5.00 P.M. But the Dock Office maintained by the Respondent-Management in the West Quay III Shed, Madras Harbour is the place where the two workmen herein and four others were employed. The letter of appointment to W.W. 1 and W.W. 2 respectively are Exs. W1 and W4. Ex. W-2 is the confirmation order of W.W. 1. These documents will indicate that these two workmen were employed in the Dock Office inside the Madras Harbour premises while the Main Office of the Respondent is at 1st line Beach, Madras-1. There is separate attendance register for the staff in the Dock Office and for the staff functioning in the Main Office. The working hours of the Main Office are from 10.00 A.M. to 5.00 P.M. while the Dock Office Staff are required to attend the Dock Office in these shifts, i.e. 6.00 A.M. to 2.00 P.M., 2.00 P.M. to 10.00 P.M., and 10.00 P.M. to 6.00 A.M. next day. Ex. M-27 is the Attendance Register separately maintained for the Dock Office staff. Ex. M-21 is the Duty Allocation Register for the Dock Office staff. At this juncture, it will be pertinent to bear in mind that there is considerable difference in the wages paid to Dock Office Staff and the Main Office Staff of the Respondent-Management. It must be remembered that the workmen employed at the Dock Office located in the Harbour premises (Madras) are governed by the recommendations of the Wage Board constituted for Port and Dock workers. Their wages and Dearness Allowance are higher than that of the staff employed in the Main Office. With regard to the wages of the staff of the Main Office they are governed by the settlements entered into under section 18(1) of the Industrial Disputes Act has to be borne out by Exs. M-22 to M-25. The Dock Office premises was taken on lease from the Madras Port Trust and on the closure of the Dock Office, the lease was terminated as evidenced by Exs. M-4 and M-5. Petitioners have also filed a reply statement to the counter statement filed by the Respondent-Management. Even in this reply statement the Petitioners do not challenge the closure of the Dock Office with effect from 1-1-1978. On the other hand the stand of the Petitioners is that the Dock Office is nothing but a part of the establishment of the Respondent Management and therefore the Petitioners and others who were working in the Dock Office must be considered to be the employees of the Respondent-Management and not the Dock Office only and hence when the Dock Office is closed with effect from 1-1-1978, these two Petitioners and others continued to be in the employment of the Respondent-Management and therefore on the basis of last come first go, these two Petitioners must be reinstated in the office of the Respondent-Management while 7 Clerks who were appointed subsequently, as given in paragraph (1) of the Reply Statement, are continued in the employment of the Respondent-Management. M.W.3 is the Administrative Officer of the Respondent-Management. He has spoken to the fact that the Dock Office is a separate establishment of the Main Office and that the staff are not transferred from Dock Office to Main Office or vice-versa. But he said that in the case of one Miss. Wheeler, she was working in the Dock Office for only one or two months and later she was taken as a Telephone

Operator in the Main Office—vide Exs. M-28 and M-29. That is only an exception *exemptio probat regulum*. From the undisputed facts, it is clear that Dock Office is a distinct and separate establishment from the Main Office of the Respondent-Management. The most important aspect relating to the closure of the Dock Office is that one unit of the Respondent-Management had been closed down. But by no stretch of imagination the closing of Dock Office must reasonably lead to the closure of the main business. The other activities of the Respondent-Management are admittedly carried on even after the closure of the Dock Office from 1-1-1978. Therefore the Dock Office cannot be held to occupy such a componental relation that the closure of Dock Office must lead to the closure of the other or the Main Office cannot reasonably exist without the Dock Office. Considered in this light, it can never be concluded that the Dock Office is an essential Unit of the Respondent-Management. In 1969—I—L.L.J.—Page 242 (Indian Hume Pipe Company Limited vs. their workmen), at page 246, it is pointed out that “once the Tribunal finds that an employer has closed its factory as a matter of fact it is not concerned to go into the question as to the motive”. Moreover, in 1970—I—L.L.J.—page 343 Workmen of Indian Leaf Tobacco Development Company Ltd., Guntur v. Indian Leaf Tobacco Development Company Ltd., Guntur), at page 345 it was held that “the closure may be treated as stoppage of part of the activity or business is an act of Management which is entirely in the discretion of the company carrying on the business and that no Industrial Tribunal even in a reference under Section 10(1ud) of the Industrial Disputes Act can interfere with discretion exercised in such a matter and can have any power to direct a company to continue a part of the business which the company has decided to shut down.” No doubt in 1968—I—L.L.J.—Page 343 (Globe Theatres (Private) Limited vs. Labour Court, Madras, and another), it was held that the employee is not responsible for the scale of pay and therefore it is urged that merely because there is great variation between the scales of pay of the Main Office staff and the staff employed in the Dock Office is a separate unit. But that is only one point that has to be taken into consideration of a totality of the facts placed. On an anxious and careful consideration of the entire evidence, oral and documentary, I am constrained to find that the Dock Office is a separate unit of the Respondent-Management and therefore once as a matter of fact it is clear beyond reasonable doubt that the Dock Office does not exist after 1-1-1978, Petitioners contention that they must be held to be employees of the Respondent-Management cannot be accepted.

(4) The Management has also adduced enough materials to indicate the grounds which prompted the Respondent-Management to wind up the Dock Office. It is undisputed that the Respondent-Management did not obtain stevedoring licence which is quite essential to carry on the shipping business. According to the Management they tried to secure a stevedoring licence for about 10 years, but did not meet with any success. They had all along maintained the Dock Office in the fond hope that experienced Dock Office staff would be a plus point in obtaining the stevedoring licence. In any event, the hard fact remains that the Management did not succeed to obtain the stevedoring licence. Another reason put forward by the Management is that the wage bill of the Dock Office staff was increasing enormously. Ex. M-18 gives the particulars of the wage Bill of the Main Office staff vis-a-vis the Dock Office staff. It will be seen that in 1977 the wage bill of the Dock Office consisting of six employees was Rs. 52,000 while the wage bill for 29 employees in the Main Office was Rs. 1,88,000. Ex. M-19 also shows the further loss incurred and therefore there is sufficient data to show that for economic reasons alone the Dock Office has been closed by the Respondent-Management. In this context, I would also refer to Ex. W-17 wherein the two Petitioners had clearly stated that “the Management had no longer envisaged that the stevedoring contractor for doing the work from 1-1-1978 which we have been doing until 31-12-1977”. The Chief Accountant has also been examined as MW 2. Therefore it can be held that the closure of the Dock Office was for bona fide reasons and was not actuated by entrained consideration to spite Petitioners or others.

(5) Learned counsel for Petitioners however submit that even assuming that Dock Office is a separate unit and that it was closed down from 1-1-1978, even then the termination of these two Petitioners by way of retrenchment without strictly following the conditions laid down in Section 25-F and

25-G of the Industrial Disputes Act is illegal and cannot be upheld. In this context we have the oral evidence of W.W.1 and W.W.2, M.W.3 and also the relevant documents Exs. M-6 to M-9. On the sum and substance of these materials it can be held that on 30-12-1977, the staff of the Dock Office were informed that Management were closing down the Dock Office ending with 31-12-1977. There is no reason to doubt the claim of M.W.3 that the lawful compensation due was offered in cash to all the employees although it is a fact that none of the employees of the Dock Office received either the order of termination or the order of compensation offered. Therefore the Management was constrained to send the compensation amount to the employees by money order and also the order of termination by registered post—vide Exs. M-9(a) and M-9(b) on the next day. Both the Petitioners refused to receive the money order containing the compensation offered. Therefore it is clear that the compensation was tendered in cash to these two workmen even on 30-12-1977 and because they had declined to receive the cash the Management sent the compensation amount and the order of termination by registered post on the next day by 31-12-1977. The Petitioners sent a lawyer's notice Ex. M-16 on 11-3-1978 and Ex. M-17 is the copy of Management's reply. It is significant to note that in Ex. M-17 it was specifically stated that the services were terminated and compensation was tendered in cash on 31-12-1977. It is significant to remember that Ex. M-17 did not evoke any rejoinder from the Petitioners. Under these circumstances, having refused to receive the order of termination on 30-12-1977 and having refused to receive the compensation offered in cash on 30-12-1977, it does not now lie in the mouth of the Petitioners to say that they were not paid the retrenchment compensation as contemplated under section 25-F of the Industrial Disputes Act.

(6) It was faintly suggested by the Petitioners that there was a violation of Section 25-G of the Industrial Disputes Act. But the position of law is well settled that when a unit is totally closed there is no question of invoking Section 25-G of the Industrial Disputes Act—vide 1963—II—L.L.J.—Page 87 (Hotel Ambassador vs. its workmen and others), where the Supreme Court has held that the closure of a portion of an undertaking was permissible.

(7) The Management has also taken up a plea that the non-employment of these two Petitioners along with four others employed in the Dock Office having been satisfactorily settled before the Chairman of the Madras Port Trust, it is no longer open to the Petitioners to challenge the order of termination or seek any relief against the Respondent. Ex. M-16 is the notice sent by an Advocate on behalf of the two Petitioners on 11-3-1978. It is significant to note in Ex. M-16 that “At the intervention of Madras Harbour Workers' Union through the Chairman, Madras Port Trust our clients deferred action and ultimately you promised reinstatement. But when our clients called on you on 9-3-1978 you wanted them to have their accounts settled till 31-12-1977 and offered fresh employment on contract basis initially for six months and to be extended every six months.” To this notice, the Respondent-Management had sent a reply, copy of which is marked as Ex. M-17. Paragraph (2) of Ex. M-17 specifically refers to the efforts made by Madras Harbour Workers' Union, to which Union the two Petitioners belonged sought the intervention of the Chairman, Port Trust, Madras and in the meeting the question of providing alternate employment was considered and that all agreed that Sri A. Benjamin (Petitioner No. 1) would be given employment by M/s. Arumugam Chettiar and Sri R. Sabir Hussain would be given in the employment of M/s. K. P. V. Shaik Mohamed Rowther and Agencies Private Limited. This notice as I had already pointed out earlier in another connection did not provoke the Petitioners to send any rejoinder disputing the fact mentioned in Ex. M-17. Ex. M-14 is the minutes of meeting held before the Chairman, Madras Port Trust on 9-1-1978. The Madras Harbour Workers' Union was represented by its President Sri A. S. K. As can be gathered from Ex. M-14 this meeting was convened at the instance of the President of the Union Sri A. S. K. for considering the question of providing alternate employment for six persons who are employed in the Dock Office till 31-12-1977 including the two Petitioners herein. With regard to 1st Petitioner, M/s. Arumugam Chettiar has agreed to take him into service and the Shaik Mohamed Rowther Shipping and Agencies Private Limited will transfer the Provident Fund and gratuity contributions due to the above mentioned employees to M/s. Arumugam

Chettiar. One point was sought to be made is in that, no effort was made to transfer provident fund and gratuity contributions due to these employees and therefore these employees must be held to be employees of the Respondent-Management. But in the light of the understanding arrived at under Ex. M-14, before Chairman, Madras Port Trust, no great importance can be given to the non-transfer of provident fund and gratuity contributions due to these two Petitioners. In Ex. M-17 also the Management have affirmed the understanding arrived at under Ex. M-14. As per clause (d) of Ex. M-14, the 2nd Petitioner herein (ie) Sri R. Sabir Hussain would be taken in employment by M/s. K. P. V. Shaik Mohamed Rowther and Co., Private Limited. Significantly, W.W.1 admits that he is aware of the arrangements and understanding reached before the Chairman of the Port Trust, Madras. Even assuming that the provident fund and gratuity contributions due to these Petitioners had not been transferred so far that would not be a ground to annul the understanding arrived at. It must be remembered that the Petitioners do not disown the Union which has sponsored their claim also along with four others. It is also not disputed that at present both the Petitioners are employed. Therefore in the light of the understanding arrived at under Ex. M-14 and the Petitioners do not challenge the understanding, it is not open to the Petitioners to seek for reinstatement under the Respondent-Management. I had already adverted to the fact that Petitioners are not entitled to any additional compensation apart from the one lawfully due and offered to them. Of course, the two Petitioners are at liberty even now to collect the compensation amount from the Respondent-Management along with the provident fund and gratuity amount which stood to their credit. Petitioners are not entitled to any other relief.

(8) In the result, an Award is passed dismissing the claim. In the peculiar circumstances, I direct the parties to bear their respective costs.

Dated, this 28th day of June, 1980.

T. SUDARSANAM DANIEL, Industrial Tribunal.

WITNESSES EXAMINED

For workmen

W.W.1—Thiru A. Benjamin.

W.W.2—Thiru R. Sabir Hussain

For Management

M.W.1—Thiru S. H. Buch, Shipping Manager.

M.W.2—Thiru S. Balasubramanian, Chief Accountant.

M.W.3—Thiru T. V. Ramamoorthy, Administrative Officer.

** ** ** ** **

DOCUMENTS MARKED

Ex. W-1/12-11-66—Appointment order of W.W.1.

Ex. W-2/27-3-68—Confirmation Order of W.W.1.

Ex. W-3/31-10-69—Letter from the Management requesting W.W.1.

Ex. W-4/12-12-69/31-1-70—Confirmation order of W.W.2.

Ex. W-5/9-2-72—Award in I. D. No. 62/71 of the industrial Tribunal, Madras.

Ex. W-6/12-6-74—Office order posting W.W.1 and Thiru M. J. Placid to Nagapattinam on temporary duty.

Ex. W-7/15-6-74—Letter from the Management to W.W.1 asking him to proceed to Nagapattinam positively.

Ex. W-8/15-6-74—Letter from the Management to the Master of M. V. Jalakirti, Nagapattinam. (copy).

Ex. W-9/22-11-76—Letter from the Management to W.W.1 and W.W.2 forwarding show cause memo received from the Assistant Collector of Customs.

Ex. W-10/10-6-77—Show cause letter issued to W.W.1 for his rude behaviour with shippers.

Ex. W-11/13-6-77—Reply of W.W.1 to Ex. W-10.

Ex. W-12/29-6-77—Show cause letter issued to W.W.1 for stopping loading operation.

Ex. W-13/18-8-77—Warning letter issued to W.W.1.

Ex. W-14/19/20-8-77—Letter from the Management to Thiru S. H. Sabeer Hussain calling for explanation for not collecting statistics.

Ex. W-15/11-3-78—Letter to the Madras Port Trust for sending a copy of minutes of Proceedings on 9-1-78.

Ex. W-16/2-6-78—Lawyers notice to the Management. (copy)

Ex. W-17/5-6-78—Letter from the workmen to the Regional Labour Commissioner (Central), Madras requesting to mediate and reinstate the workmen. (copy)

Ex. W-18/1-7-78—reply of the Management to the Regional Labour Commissioner (Central), Madras.

Ex. W-19/16-9-78—Letter from the workmen to the Regional Labour Commissioner (Central), Madras.

Ex. W-20/8-10-70—Warning letter of the Management to W.W.1.

For Management

Ex. M-1/2-9-72—Letter from the Management to the Madras Port Trust requesting for the grant of stevedoring licence. (copy)

Ex. M-2/17-3-73—Letter from the Madras Port Trust to the Management regarding stevedoring licence. (copy)

Ex. M-3/7-10-77—Letter from the Management to the Madras Port Trust regarding issue of stevedoring licence.

Ex. M-4/31-12-77—Letter from the Management to the Madras Port Trust requesting to take possession of the room leased out to the Management.

Ex. M-5/3-1-78—Letter from the Management to the Madras Port Trust intimating the removal of furniture, records etc., from the room.

Ex. M-6/30-12-77—Letter from the Management to W.W. 1 sending termination letter dated 30-12-1977 etc.

Ex. M-7/30-12-77—Letter from the Management to W.W. 2 sending termination letter dated 30-12-1977 etc.

Ex. M-8 series—Postal money order receipts. (11 Nos.)

Ex. M-9 series—Closed registered covers addressed to W.W. 1 and W.W. 2 with postal acknowledgements.

Ex. M-9 (a)/30-12-77—Letter from the Management to W.W. 1 enclosing termination order etc.

Ex. M-9(b)/30-12-77—Letter from the Management to W.W. 2 enclosing termination order etc.

Ex. M-10/30-12-77—Notice of retrenchment to the Government.

Ex. M-11/2-1-78—Letter from the Madras Harbour Workers' Union, to the Management regarding termination of service of employees.

Ex. M-12/3-1-78—Reply letter from the Management to Ex. M-11.

Ex. M-13—Statement showing the statistics of vessels and tonnage handled by the Management from 1973 to 1979.

Ex. M-14/9-1-78—Minutes of meeting held before the Chairman of the Madras Port Trust.

Ex. M-15/15-2-78—Letter from the Madras Harbour Workers' Union to the Management regarding regularisation of reinstated workmen.

Ex. M-16/11-3-78—Lawyer's notice to the Management.

- Ex. M-17/21-3-78—Lawyer's reply notice to Ex. M-16.
- Ex. M-18—Statement showing the salary of the employees of the Management for the years 1971 to 1977.
- Ex. M-19—Confidential cover containing the Profit and Loss Account statements of the Management for the years 1974 to 1978.
- Ex. M-20—Salary sheet of the employees of the Management for November, 1977—(Dock Office).
- Ex. M-21—Dock office employees posting book from 22-9-77 to 2-1-78.
- Ex. M-22/30-9-70—Memorandum of settlement u/s. 18(1) of the I.D. Act between the Management and their employees represented by Shaik Mohamed Rowther Agencies Employees' Union, Madras-1.
- Ex. M-23/23-2-74—do—
- Ex. M-24/21-4-77—do—
- Ex. M-25/5-3-80—do—
- Ex. M-26/5-7-70—Agreement between the Management and the Madras Harbour Workers' Union.
- Ex. M-27—Attendance Register (Dock Office) for the year 1977.
- Ex. M-28/27-11-69—Appointment letter issued to Miss Patricia Wheeler.
- Ex. M-29/28-8-70—Confirmation order of Miss P. Wheeler.
- Ex. M-30/17-3-73—Letter of the Madras Port Trust to the Management regarding stevedoring licence.

T. SUDARSANAM DANIEL, Presiding Officer.

[No. L-33012/1/78-D.IV(A)]

Note: Parties are directed to take return of their document/s within six months from the date of the Award.

New Delhi, the 17th July, 1980

S.O. 2031.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal Ahmedabad, in the industrial dispute between the employers in relation to the Messrs Kanji Jadhavji & Company, Shipping Agents, Bombay and their workmen, which was received by the Central Government on the 9th July, 1980.

BEFORE SHRI R. C. ISRANI, PRESIDING OFFICER,
INDUSTRIAL TRIBUNAL AT AHMEDABAD

Reference (ITC) No. 1 of 1977

Adjudication

BETWEEN

The management of Messrs Kanji Jadhavji and Company
Shipping Agents, Bombay.

AND

Their Workmen

In the matter of Workmen's demand for grant of scales of pay as recommended by the Wage Board for Port and Dock Workers for identical categories of employees, etc.

APPEARANCES.—

Shri A. R. Mulani, Advocate, for the Company.
Shri B. A. Thaker, Advocate, for the Workmen.

AWARD

This is a reference made by the Central Govt., vide Govt. of India, Ministry of Labour's Order No. L-37012(i)/77-D. IV(A), dated the 27th April, 1977 in respect of an industrial

dispute which has arisen between the management of Messrs. Kanji Jadhavji and Company, Shipping Agents, Bombay, and the Workmen employed under it. The reference has been made under clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947.

2. The industrial dispute, as it appears from the schedule attached to the original order, under which this reference has been made, relates to the demand which is as under :—

"Whether the demand for grant of scales of pay as recommended by the wage Board for Port and Dock Workers for identical categories of employees, in respect of Sarvashri D. R. Raval, Senior Assistant, Hiralal G. Pandya, Dock Clerk and Lakhamshi, Cashier, employed by Messrs Kanji Jadhavji and Company, Shipping Agents at Kandla Port, is justified? If so, with effect from what date should such scales of pay be made applicable to them? To what other relief, if any, are these workmen entitled?"

3. During the pendency of this dispute, the parties had made several attempts for arriving at some amicable settlement. In spite of so many efforts, the parties were not able to arrive at any such settlement, though on more than one occasion the proposals respecting a settlement were exchanged between them.

4. At the instance of this Tribunal, and with the co-operation of the learned advocates of the parties, viz., Shri A. R. Mulani, on behalf of the first party, (employer), and Shri B. A. Thakar, on behalf of the union, representing the workmen by name, the Transport and Dock Workers' Union, Kandla, the efforts in that connection were not given up and on each date of hearing the learned advocates of the parties, were negotiating amongst themselves and were also exchanging the proposals for a possible settlement. Finally, on behalf of the employer, the proposals were given on 4-3-1980, as contained in Ex. 25/1. These proposals contained the draft agreement which the company's learned advocate had himself initiated, but a remark was made by him that those proposals were subject to the approval of the company and the union's secretary, Shri Varyani. These proposals were conveyed to the union, and on their behalf the learned advocate, Shri B. A. Thakar, passed the purshis (Ex. 25) on 7th April, 1980, through which it was conveyed to this Tribunal that they had accepted revised proposals in the interest of the settlement of the dispute. Even below the draft proposals (Ex. 25/1), the secretary of the union, Shri L. N. Varyani, had put his endorsement on 18-3-1980, agreeing with the said proposals. It is thus clear that the proposals for a settlement, as given by the learned advocate appearing on behalf of the company, were accepted by the union and were also signed by the secretary of the union, as well as by their learned advocate, Shri B. A. Thakar. Since the learned advocate appearing on behalf of the company, had made a note that those proposals were subject to the approval of the company, it was directed by this Tribunal on 7-4-1980 that a notice be issued to the company, calling upon them to indicate whether they approve of the said proposals for a settlement as given by their own learned advocate and whether they had any objection to the same. Consequently, the notice dated 10-4-1980, was issued to the company, calling upon them to send the said intimation to this Tribunal on 29-4-80 to which date hearing of this reference was adjourned. When this reference was taken up for consideration on 29-4-1980, it was noticed that even though the intimation was duly received by the company, no one was present on behalf of the company. However, a telegram was received from the learned advocate, Shri Mulani, on behalf of the company, stating that as the said date, 29-4-1980, was not suitable to him, the hearing of the matter may be adjourned to some other date. Thereafter, the matter was adjourned to 18-5-1980, in order to enable the company to come and state whether the proposals submitted by their own advocate were acceptable to them or not. On 18-6-1980, it was noticed that even though the secretary of the union was present, yet neither the company, nor the learned advocate, was present before this Tribunal. However, in the mean time, a letter, dated nil, (Ex. 26), appears to have been received by post from the company, through which indications were given

that the proposals as given by their learned advocate, were not wholly acceptable to the company and that the said proposals would be acceptable to the company only after the modifications suggested through that letter, were effected. It is pertinent to note that even after the sending of that application, which appears to have been received in the office of this Tribunal on 29-4-1980, no man from the company had remained present, in order to convince this Tribunal that the proposals given by the learned advocate of the company, required any modifications, as suggested by the company through their letter, (Ex. 26).

5. On going through the history of this reference, which was made by the Govt. of India, as early as on 27th April, 1977, it will appear that on many hearings the company had remained absent or had made applications for adjournment. Considering the demand covered by this reference, it would appear that the most important part of the demand is regarding Wages of the workmen employed by the company. Even though the demand regarding wages is very important, yet the company has taken an attitude which can be described as negative and the said attitude appears to have been adopted only with a view to protracting the proceedings and thereby disheartening the workmen, so that they may abandon the cause for which they have been fighting for last so many years. In view of this position and especially the fact, that the company, inspite of the service of notice upon them, had not cared to appear before this Tribunal to convince this authority that the proposals given by their own learned advocate, are not reasonable and fair and that they require some modifications, there was no other go left open to this Tribunal, but to proceed with this matter in absence of the company at this stage and to decide, whether the proposals given by the learned advocate appearing on behalf of the company and duly accepted by the union, should be recorded by this Tribunal and thereafter an order be passed that the award in this reference, be made in terms of the said proposals as given by the company itself?

6. On a closer scrutiny of the demand covered by this reference and after keeping in view the long history of this litigation, including the negative attitude of the company, and thereafter examining and scrutinising the proposals as contained in Ex. 25/1, against the background of that situation, it would appear that the proposals are quite just and fair and they are also in the interest of the Company and the concerned workmen on whose behalf even their learned advocate and the secretary of the union have also accepted the same. As regards the power and authority of Shri A. R. Mulani, the learned advocate appearing on behalf of the company to present such proposals, a reference is invited to his vakilparatra, or power, dated 5th October, 1977, produced at Ex. 6. It is signed on behalf of the company by its executive and through that power the learned advocate, Shri A. R. Mulani has been authorised to represent the company in this matter. The power and authority are given to him in general terms, without any restrictions. The learned advocate was, therefore, authorised to represent the company for all purposes in this matter. If that is so, the proposals given by the learned advocate of the company for and on behalf of the company, would always be considered to be the proposals from the company. The subsequent representation (Ex. 26) made by the company, which representation does not bear any date, clearly appears to have been made only with a view to delaying the final disposals of this matter so that the workmen who are already distressed on account of the enormous delay, may be further disheartened and may ultimately give up and abandon the struggle for their lawful rights. Again, after having made that representation, the company took a further negative attitude by not remaining present before this Tribunal in order to convince this authority, regarding the genuineness or fairness of the said representation. The said representation, therefore, cannot be taken into consideration. This being the position, it will be only legal, proper, fair and reasonable to record those proposals as being an agreement between the parties for the settlement of the industrial dispute covered by this reference.

7. (i) It is, therefore, hereby directed that the award in this reference be made in terms of the proposals given by the duly authorised learned advocate appearing on behalf of the company on 4-3-1980 (Ex. 25/1) which were duly accepted on behalf of the union by their learned advocate, Shri B. A. Thakar, vide his purshis, dated 7th April, 1980,

(Ex. 25). The said proposals are appended hereto as Annexure 'A', and shall form an integral part of this award.
(ii) The first party to bear its own costs and also to pay the costs of the second party, which are quantified at Rs. 500 (Rupees Five hundred only).

R. C. ISRANI, Presiding Officer

Ahmedabad,
Dated 20th June, 1980.

[No. L-37012/1/77-D-IV(A)]
Ex. 25.

ANNEXURE 'A'

BEFORE THE HON'BLE INDUSTRIAL TRIBUNAL,
GUJARAT

Reference (ITC) No. 1 of 1977

M/s. Kanji Jadavji & Co.

Workmen under it.

In the matter of pay scales etc.

May it please the Honourable Tribunal :

In the above matter the management has failed to appear to-day also though they were given the date according to their convenience. We, therefore, object to any adjournment being given to them.

The management has given us the revised proposal for settlement of the dispute through their advocate duly signed by their advocate. We have accepted the revised proposal also in the interest of settlement of the dispute. Now Honourable Tribunal may kindly give award ex-parte in terms of the revised proposals.

7th April, 1980.

Sd/-
Advocate of the Union.
Ex. 25(1).

KANJI JADHAVJI & CO. KANDLA

Pay Scales : —Basic as per Minimum Wages.

Zone—I

Notification,

Manager Rs. 350-15-425-20-525.

Section head.

Clerk, Accountant : Rs. 300-10-350-15-425.

D.A. Minimum of Rs. 40 or as per cost of living Index for notified establishments as per Minimum Wages Act, which ever is higher.

Total Wages from 1-1-80.

I Rs. 350 + 50 = 400

II Rs. 300 + 40 = 340

III Rs. 300 + 40 = 340

Advance :—Upto 31-12-1979

To be adjusted against arrears of Wages + D.A. and Bonus from 31-12-1979 as per Payment of Bonus Act.

Payment of lump-sum amount to the employees.

(1) D. R. Rawal :—To retire from the date of signing settlement on payment of Rs. 5000 plus gratuity at the rate of Rs. 400 on his salary for retirement benefit.

(2) Hiralal G. Pandya :—To be paid Rs. 4500 by way of lump-sum payment—2 instalments.

(3) Lakhaman Hari Ram Thakkar :—To be paid Rs. 3000 by way of lump-sum payment.—2 instalments.

Period of settlement :—3 years from 31-12-1982.

Proposals to be finalised subject to the Approval of the company and Union secretary Mr. Variyani.

Discussed on 4-3-80 at Ahmedabad.

Sd/-
4-3-80

I agree with the above modifications in the original settlement. The period of settlement should be "upto 31-12-82 instead of for three years from 31-12-82" mentioned above.

Sd/-

18-3-80.

L. N. VARIYANI,
Transport & Dock Workers' Union, Kandla

S.O. 2032.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award on the Central Government Industrial Tribunal No. 2, Bombay, in the industrial dispute between the employers in relation to the Messrs V. M. Salgaocar & Bros. Private Limited, Vasco-da-gama, Goa and their workmen, which was received by the Central Government on the 10th July, 1980.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, BOMBAY

Reference No. CGIT-2/7 of 198

PARTIES :

Employers in Relation to the Management of Messrs V. M. Salgaocar & Bros. Pvt. Ltd., Vasco-da-gama, Goa.

AND

Their Workmen

APPEARANCES :

For the Management—Shri K. K. Mehta, Administration Manager.

For the workmen—1. Shri Mohan Nair, General Secy. Goa Dock Labour Union. 2. Shri S. D. Gawade, (Workman in person)

INDUSTRY : Ports and Docks **STATE :** Maharashtra
Bombay, dated the 30th June, 1980

AWARD

1. The Government of India, in the Ministry of Labour in exercise of the powers conferred on them under section 10(1)(d) of the Industrial Disputes Act, 1947 referred to this Tribunal the following industrial dispute for adjudication by Order No. L-36012/7/80-D.IV(A) dated 15-4-1980 :—

"Whether the action of the management of Messrs V. M. Salgaocar and Bros. Private Limited, Vasco-da-Gama Goa, in terminating the services of Shri S. D. Gawade Helper, working on S. S. Sanjeevani, Transhipper, with effect from 1st January, 1979 is legal and justified? If not, to what relief is the concerned workman is entitled?"

2. On receipt of the reference, notices were issued to the parties filing their written statements. On 17-6-1980, the parties appeared before me at Panaji Camp Court and filed an application requesting the Tribunal to pass a consent award in terms of settlement dated 14-6-1980. The terms of settlement are as follows :—

"1. Mr. Soma Dhondur Gawade will be taken back in employment with continuity of service on 1-7-1980 in capacity of unskilled labour on board S. S. Sanjeevani. He will be paid salary and allowances as if he is a new employee, that means, he will get the beginning of the pay scale as his salary. All other conditions applicable to unskilled labour working on board S. S. Sanjeevani will be applicable to Shri Soma Dhondur Gawade.

2. Though it is agreed between the parties that the service of Mr. Soma Dhondur Gawade will be counted as continuous service he will not be entitled for leave or any other benefits during the period of his unemployed days.

3. As a goodwill and as a compromise of the dispute the company agrees to pay an amount of Rs. 2,500 (Rupees two thousand and five hundred only). to

Mr. Soma Dhondur Gawade towards full and final settlement of all his claims including the claim of arrears as a result of implementation of the wage Revision Committee's Report implemented to all the unskilled workmen.

3. A reading of the above terms reveals that it is in the interest of workman. I accept it as fair reasonable. Award is passed in terms of settlement dated 14-6-1980. Memorandum of settlement 14-6-1980 is to form part of this Award.

No order as to costs.

Sd/-

JITENDRA NARAYAN SINGH, Presiding Officer.

[No. L-36012/7/80-D.IV(A)]
NAND LAL, Desk Officer.

MEMORANDUM OF SETTLEMENT SIGNED UNDER SECTION 2(P) OF THE INDUSTRIAL DISPUTES ACT 1947 BETWEEN MANAGEMENT OF V. M. SALGAOCAR & BRO. PVT. LTD. AND THEIR WORKMAN SHRI SOMA DHONDUR GAWADE REPRESENTED BY GOA DOCK LABOUR UNION (INTUC)

PRESENT :

Representing the Management

1. Mr. K. K. Mehta
Administration Manager.
2. Mr. G. Mohanrao
Asst. Personnel Manager.
3. Mr. C. Dayal
Asst. Manager (Shipping)

Representing the Workman

1. Mr. Mohan Nair
Gen. Secretary,
Goa Dock Labour Union.
2. Mr. Soma Dhondur Gawade
Worker.

The Goa Dock Labour Union (hereinafter called the 'UNION') raised an Industrial Dispute with M/s. V. M. Salgaocar & Bro. Pvt. Ltd. (hereinafter called the 'COMPANY') in respect of Mr. Soma Dhondur Gawade. The Union's contention was that Mr. Soma Dhondur Gawade was employed on a permanent basis on board S. S. Sanjeevani and that he was arbitrarily and verbally terminated from service. The contention of the Company was that Mr. Soma Dhondur Gawade was only a temporary and a casual worker employed for a particular period and that when the vacancy for which he was employed did not exist further Mr. Soma Dhondur Gawade's service came to an end, and that there was no refusal of employment but it was only a question of his employment coming to an end. The Union further contended that the appointment on casual basis should not have been for a long period and that the worker should have been issued with a letter stating the above contention of the Company. However the matter was taken up for conciliation by the Conciliation Officer at Vasco-da-Gama and it ended finally in failure.

The Union again represented and requested the Company that they may reconsider the situation and allow Mr. Soma Dhondur Gawade to employ in any capacity in their Shipping Department. The matter was again discussed between the parties and in order to maintain industrial harmony it is settled on the following terms :—

1. Mr. Soma Dhondur Gawade will be taken back in employment with continuity of service on 1-7-1980 in the capacity of unskilled labour on board S. S. Sanjeevani. He will be paid salary and allowances as if he is a new employee that means, he will get the beginning of the pay scale as his salary. All other conditions applicable to unskilled labour working on board S. S. Sanjeevani will be applicable to Shri Soma Dhondur Gawade.

2. Though it is agreed between the parties that the services of Mr. Soma Dhondu Gawade will be counted as continuous service he will not be entitled for leave or any other benefits during the period of his unemployed days.

3. As a goodwill and as a compromise of the dispute the Company agrees to pay an amount of Rs. 2500 (Rupees two thousand & five hundred only) to Mr. Soma Dhondu Gawade towards full and final settlement of all his claims including the claim of arrears as a result of implementation of the Wage Revision Committee's Report implemented to all the unskilled workmen.

The Union and the Company agree to present this Settlement with an Application, to the Presiding Officer, Central Government Industrial Tribunal No. 2, Bombay, requesting for a consent award.

Representing the Management.

Sd/-

1. (K. K. MEHTA)

Sd/-

2. (G. MOHANRAO)

Sd/-

3. (C. DAYAL)

Representing the Workman

Sd/-

1. (MOHAN NAIR)

Sd/-

2. (SOMA DHONDU GAWADE)

WITNESSES

1. Sd./

2. Sd./-

Vasco-da-Gama,

Dated : 14th June, 1980

Copy forwarded with compliments to :

1. Secretary, Industries & Labour, Govt. of India, Sharam Shakti Bhavan, Rafi Marg, New Delhi-110001.

2. The Regional Labour Commissioner (C), Wakefield House, Sprott Rd. P.O. Box 154, Ballard Estate, Bombay-400038.

3. Asst. Labour Commissioner (C), Vasco-da-Gama.

